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Washington, Tuesday, June 4, 1946

## The President

### EXECUTIVE ORDER 9732

#### RELATING TO THE ADMINISTRATION OF THE ACT OF FEBRUARY 22, 1935, AS AMENDED

By virtue of the authority vested in me by the act of February 22, 1935, entitled "An Act to regulate interstate and foreign commerce in petroleum and its products by prohibiting the shipment in such commerce of petroleum and its products produced in violation of State law, and for other purposes," (49 Stat. 30), as amended, it is ordered as follows:

Executive Order No. 7756 of December 1, 1937, issued pursuant to the said act of February 22, 1935, is hereby amended by substituting the words "Oil and Gas Division" for the words "Petroleum Conservation Division" occurring in the order and in its title.

The regulations approved October 27, 1942, as amended, governing the administration and enforcement of the said act of February 22, 1935, as amended, are hereby amended by substituting the words "Oil and Gas Division" for the words "Petroleum Conservation Division" wherever the latter words appear in such regulations, as amended.

HARRY S. TRUMAN

THE WHITE HOUSE,  
June 3, 1946.

[F. R. Doc. 46-9400; Filed, June 3, 1946; 12:12 p. m.]

## Regulations

### TITLE 7—AGRICULTURE

#### Chapter VII—Production and Marketing Administration (Agricultural Adjustment)

[Tobacco 13, Part II]

#### PART 725—FLUE-CURED AND BURLEY TOBACCO

#### MARKETING QUOTA REGULATIONS, 1946-47 MARKETING YEAR

##### GENERAL

- Sec.  
725.228 Definitions.  
725.229 Instructions and forms.

##### FARM MARKETING QUOTAS

- Sec.  
725.230 Amount of farm marketing quota.  
725.231 No transfers.  
725.232 Disposition of excess tobacco.  
725.233 Issuance of marketing cards.  
725.234 Person authorized to issue cards.  
725.235 Rights of producers in marketing cards.  
725.236 Successors in interest.  
725.237 Invalid cards.  
725.238 Report of misuse of marketing cards.

##### MARKETING OF TOBACCO AND PENALTIES

- 725.239 Extent to which marketings from a farm are subject to penalty.  
725.240 Memorandum of sale.  
725.241 Bill of nonwarehouse sale.  
725.242 Memorandum of resale.  
725.243 Marketings free of penalty.  
725.244 Marketings subject to penalty.  
725.245 Persons to pay penalty.  
725.246 Rate of penalty.  
725.247 Payment of penalty.  
725.248 Penalty for false identification or failure to account for disposition of tobacco.  
725.249 Request for return of penalty.

##### RECORDS AND REPORTS

- 725.250 Producer's records and reports.  
725.251 Warehouseman's records and reports.  
725.252 Dealer's records and reports.  
725.253 Dealers exempt from regular records and reports.  
725.254 Records and reports of truckers and persons redrying, prizing or stemming tobacco.  
725.255 Separate records and reports from persons engaged in more than one business.  
725.256 Failure to keep records or make reports.  
725.257 Examination of records and reports.  
725.258 Length of time records and reports to be kept.  
725.259 Information confidential.  
725.260 Redlegation of authority.

AUTHORITY: §§ 725.228 to 725.260, inclusive, issued under 52 Stat. 47, 48, 65, 66, 202, 204, 586; 53 Stat. 1261, 1262; 54 Stat. 393, 394, 727, 728; 57 Stat. 387; 58 Stat. 157; 7 U.S.C. 1301 et seq.; 60 Stat. 21.

##### GENERAL

§ 725.228 Definitions. As used in §§ 725.228 to 725.260, inclusive, and in all instructions, forms and documents in connection therewith, the words and phrases defined in this section shall have

(Continued on p. 5987)

## CONTENTS

### THE PRESIDENT

EXECUTIVE ORDER:	Page
Petroleum Conservation Division, name changed to Oil and Gas Division.....	5985

### REGULATIONS AND NOTICES

AGRICULTURE DEPARTMENT:	
Evaporated milk (WFO 148).....	5995
Flue-cured and burley tobacco; 1946-47 marketing quota.....	5985
Livestock and meats, postponement of effective date (WFO 75-8, Am. 1).....	5995
Livestock slaughter restrictions (WFO 75-7, Am. 2).....	5996
Milk handling:	
Determination of formula for use in computing equivalent price for animal feed nonfat dry milk solids.....	5992
Greater Boston, Mass., area.....	5992
Lowell-Lawrence, Mass., area.....	5992
Minneapolis-St. Paul, Minn., area.....	5992
Set aside:	
Beef (WFO 75-2, Am. 39).....	5993
Evaporated milk, June 1946 (WFO 148-1).....	5996
Lamb and mutton (WFO 75-6, Suspension).....	5994
Rice (WFO 10, Am. 17).....	5995
ALIEN PROPERTY CUSTODIAN:	
Vesting orders, etc.:	
Balzar, Grete.....	6020
Bernhard, Walter.....	6021
Deutsche Torfhandelsgesellschaft m. b. h. and Peat Import Corp.....	6022
Johannsen, Heinrich.....	6021
Johannsen, Margarita.....	6022
CIVIL AERONAUTICS BOARD:	
Air carrier operating certification; aircraft.....	5996
Certification and operation rules for scheduled air carrier operations in continental U. S.; miscellaneous amendments.....	5996
Scheduled air carrier rules; miscellaneous amendments.....	5997
CIVILIAN PRODUCTION ADMINISTRATION:	
Cotton textile distribution (M-317).....	6003





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### CONTENTS—Continued

CIVILIAN PRODUCTION ADMINISTRATION—Continued.	Page
Hides, skins and leather (M-310) .....	6001
Priorities system operation; disposal of surplus brass mill products, copper wire mill products, and copper and copper base alloy scrap by War Assets Administration (PR 13, Dir. '9) .....	6001
ECONOMIC STABILIZATION, OFFICE OF: Price stabilization; packed fruits, berries and vegetables, 1946 .....	6017
FEDERAL COMMUNICATIONS COMMISSION: Hearings, etc.:	
Abilene Broadcasting Co. ....	6019
Ashland Broadcasting Co. (WCMI) .....	6018
Gulf State Broadcasting Co. ....	6019
Westex Broadcasting Co. ....	6018
FEDERAL POWER COMMISSION: Michigan Consolidated Gas Co., hearing .....	6019

FEDERAL SAVINGS AND LOAN INSURANCE CORPORATION: Insurance and accounts: Loans on real estate .....	Page 5998
Sale of loans .....	5998
FEDERAL SAVINGS AND LOAN SYSTEM: Operation, sale of loans .....	5998
FEDERAL TRADE COMMISSION: Hearings, etc.:	
Becken, A. C., Co. et al. ....	6020
Northwest Dried Fruit Association .....	6020
Wholesale confectionery industry, Philadelphia, Pa., area .....	6020
INTERIOR DEPARTMENT. See also Petroleum Conservation Division and Solid Fuels Administration for War.	
Alabama Fuel and Iron Co.; termination of possession .....	6018
INTERSTATE COMMERCE COMMISSION: Unloading of steam shovel, Boring, Oreg. ....	6020
OFFICE OF PRICE ADMINISTRATION: Adjustments and pricing orders:	
Alliance Co. ....	6028
Ava Brick Co. ....	6031
Cleveland Casket Co. ....	6031
Clifton Mfg. Co. ....	6027
Converse, D. E., Co. ....	6028
Coopers, Inc. ....	6022
Dairy Equipment Co. ....	6029
Daroff, H., & Sons, Inc. ....	6023
Drake, Lewis D. ....	6029
Dura Lite Ladder Co. ....	6042
Forrest Mfg. Co. (2 documents) .....	6029, 6031
FR Corp. ....	6036
Gohn, Ralph .....	6026
Goldman, Cohen, & Co., Inc. ....	6023
Hammett Electric Mfg. Co. ....	6026
Hood Rubber Co. ....	6028
Indiana Foundry, Machine & Supply Co. ....	6070
Inman Mills. ....	6028
Johnson Furniture Co. ....	6071
Jones-Blair Paint and Varnish Co. ....	6034
Keystone Alloy Co. ....	6034
Lakin, A., & Sons, Inc. ....	6032
Los Angeles Shower Door Co. ....	6030
Menasco Mfg. Co. ....	6032
Mengel Co. et al. ....	6067
Niehoff, C. E., and Co. ....	6024
Phoenix Mfg. Co. ....	6026
Procter & Gamble Co. ....	6036
Ry-Lock Co., Ltd. ....	6030
Shredder Mfg. Co. ....	6047
Strope, Alva L. ....	6033
Try-a-Tampa Cigar Co. ....	6027
Uchtorff Co. ....	6030
Walton Cotton Mills. ....	6027
Bottles and containers, glass (MPR 188, Am. 81) .....	6017
Cast iron plumbing drainage staples (MPR 591, Am. 15 to Order 1) .....	6024
Coated and combined fabrics (MPR 478, Am. 15) .....	6017
Containers, agricultural: Western wooden (RMPR 186, Am. 16) .....	6005
Wire-bound (MPR 485, Am. 3) .....	6015
Cotton textiles (SO 131, Am. 27) .....	6015

### CONTENTS—Continued

OFFICE OF PRICE ADMINISTRATION—Continued.	Page
Defense rental areas (Designation and Rent Declaration 31, Am. 43) .....	6014
Footwear, low-priced (SO 162) .....	6007
Hardware and insect screen cloth, builders (RPS 40, Am. 8) .....	6013
Hardwood lumber, central (MPR 155, Am. 21) .....	6005
Hosiery (SO 108, Am. 7 to Special Order 3) .....	6025
Ice boxes, new (MPR 399, Am. 31) .....	6004
Laundries, hand, in Philadelphia, Pa., area (RMPR 165, Am. 2 to Supp. Service Reg. 12) .....	6016
Paper products, converted (RMPR 129, Am. 7) .....	6014
Petroleum industry drilling and producing machinery and equipment and machinery for drilling water wells (RMPR 136, Order 638 and correction) (2 documents) .....	6022, 6033
Pillows, feather filled, and upholstery cushion innercasings (MPR 584, Am. 6) .....	6011
Plumbing fixtures, supply fittings and trimmings (MPR 591, Am. 15 to Order 48) .....	6024
Printing machinery (RMPR 136, Am. 1 to Order 568) .....	6023
Railroad ties, Eastern (3d Rev. MPR 216, Am. 5) .....	6016
Regional and district office orders: See also Adjustments and pricing orders.	
Building and construction materials:	
Bowie County, Tex. ....	6040
Charleston, W. Va., area .....	6049
Fairmont, W. Va., area .....	6045
Huntington, W. Va., area .....	6065
Madison, Wis. ....	6065
McLennan County, Tex. ....	6037
Racine and Kenosha Counties, Wis. ....	6065
Smith County, Tex. ....	6038
Domestic malt beverages, South Dakota .....	6042
Firewood; Coos Bay and Coquille - Bandon, Oreg., areas .....	6043
Indianapolis motor speedway track, service of supplying parking space .....	6066
Lumber, used; Chicago region .....	6057
Millwork:	
Chicago region .....	6057
Indianapolis, Ind., area .....	6044
Marion, Ohio, area .....	6049
Southern California .....	6042
Toledo, Ohio, area .....	6065
Troy, Ohio, area .....	6058
Plaster lath, fir and hemlock .....	6043
Re-siding and re-roofing:	
Charleston, W. Va., area .....	6070
Clarksburg, W. Va., area .....	6057
Cincinnati, Ohio-Covington, Ky., area .....	6056
Cleveland, Ohio, area .....	6046
Indianapolis, Ind., area (2 documents) .....	6045, 6067
Scranton, Pa., area .....	6044
Wheeling, W. Va., area .....	6048



## CONTENTS—Continued

OFFICE OF PRICE ADMINISTRATION—Continued.	Page
Regional and district office orders—Continued.	
Simplex service-cycles, used.	6070
Solid fuels:	
Akron, Ohio, area.	6067
North Dakota and Minnesota.	6065
Stock screen goods, Cleveland region.	6067
Rubber heels (SO 94, Revocation of Order 102; Order 110) (2 documents).	6036, 6037
Rubber soles and heels (SO 94, Order 126).	6037
Shoe repair trade (MPR 200, Am. 1 to Order 9).	6026
Spirits, distilled, and wines (MPR 445, Am. 42).	6016
Sugar (3d Rev. RO 3, Am. 4 to Supp. 1).	6012
Tolerances over 1943 average prices (SO 108, Am. 6 to Special Order 5).	6025
Wire and cable (MPR 82, Am. 8).	6006
Wool and wool tops and yarns (RPS 58, Am. 19).	6014
PETROLEUM CONSERVATION DIVISION:	
Name changed to Oil and Gas Division, cross reference.	5999
Regulations amended to substitute new name, cross references.	5999
SOLID FUELS ADMINISTRATION FOR WAR:	
Bituminous coal:	
Direction to shippers in all districts and to Lake and Tidewater commercial dock operators and retail dealers.	6000
Distribution (2 documents).	5999

## CODIFICATION GUIDE

A numerical list of the parts of the Code of Federal Regulations affected by documents published in this issue. Documents carried in the Cumulative Supplement by uncodified tabulation only are not included within the purview of this list.

TITLE 3—THE PRESIDENT:	Page
Chapter II—Executive Orders:	
7756 <sup>1</sup> .	5985
9732.	5985
TITLE 7—AGRICULTURE:	
Chapter VII—Production and Marketing Administration (Agricultural Adjustment):	
Part 725—Flue-cured and burley tobacco.	5985
Chapter IX—Production and Marketing Administration (Marketing Agreements and Orders):	
Part 904—Milk in Greater Boston, Mass., area (2 documents).	5992
Part 927—Milk in New York metropolitan area.	5992
Part 934—Milk in Lowell-Lawrence, Mass., area (2 documents).	5992
Part 947—Milk in Fall River, Mass., area.	5992

<sup>1</sup> See E.O. 9732.

## CODIFICATION GUIDE—Continued

TITLE 7—AGRICULTURE—Con.	Page
Chapter IX—Production and Marketing Administration (Marketing Agreements and Orders)—Continued.	
Part 961—Milk in Philadelphia, Pa., area.	5992
Part 973—Milk in Minneapolis-St. Paul, Minnesota, Area.	5992
TITLE 14—CIVIL AVIATION:	
Chapter I—Civil Aeronautics Board:	
Part 40—Air carrier operating certification.	5996
Part 41—Certification and operation rules for scheduled air carrier operations outside continental U. S.	5996
Part 61—Scheduled air carrier rules.	5997
TITLE 24—HOUSING CREDIT:	
Chapter II—Federal Savings and Loan System:	
Part 203—Operation.	5998
Chapter III—Federal Savings and Loan Insurance Corporation:	
Part 301—Insurance of accounts (2 documents).	5998
TITLE 30—MINERAL RESOURCES:	
Chapter IV—Petroleum Conservation Division.	5999
Part 401—Petroleum conservation orders.	5999
Part 403—Reports and inspections.	5999
Chapter VI—Solid Fuels Administration for War:	
Part 602—General orders and directives (3 documents).	5999, 6000
TITLE 32—NATIONAL DEFENSE:	
Chapter IX—Civilian Production Administration:	
Part 944—Regulations applicable to operation of priorities system.	6001
Chapter XVIII—Office of Economic Stabilization:	
Part 4004—Price stabilization; maximum prices.	6017

the meanings herein assigned to them unless the context or subject matter otherwise requires.

(a) "Act" means the Agricultural Adjustment Act of 1938, as amended.

(b) "County committee" means the group of persons elected within any county to assist in the administration of the Agricultural Conservation Program in such county.

(c) "Dealer or buyer" means a person who engages to any extent in the business of acquiring tobacco from producers without regard to whether such person is registered as a dealer with the Bureau of Internal Revenue.

(d) "Farm" means all adjacent or nearby farm land under the same ownership which is operated by one person, including also:

(1) Any other adjacent or nearby farm land which the county committee, in accordance with instructions issued by the

State Committee determines is operated by the same person as part of the same unit with respect to the rotation of crops and with workstock, farm machinery, and labor substantially separate from that for any other lands; and

(2) Any field-rented tract (whether operated by the same or another person) which, together with any other land included in the farm, constitutes a unit with respect to the rotation of crops.

A farm shall be regarded as located in the county in which the principal dwelling is situated, or if there is no dwelling thereon it shall be regarded as located in the county in which the major portion of the farm is located.

(e) "Field assistant" means any duly authorized employee of the United States Department of Agriculture, and any duly authorized employee of a county committee whose duties involve primarily the preparation and handling of records and reports pertaining to tobacco marketing quotas.

(f) "Floor sweepings" means all tobacco which is dropped on the warehouse floor in the course of warehouse operations and is picked up by the warehouseman. Any tobacco accumulated in the course of the grading and tying of tobacco for farmers shall not be included as floor sweepings.

(g) "Market" means the disposition in raw or processed form of tobacco by voluntary or involuntary sale, barter or exchange, or by gift inter vivos. "Marketing" and "marketed" shall have corresponding meanings to the term "market".

(h) "Nonwarehouse sale" means any first marketing of farm tobacco other than by sale at public auction through a warehouse in the regular course of business.

(i) "Operator" means the person who is in charge of the supervision and conduct of the farming operations on the entire farm.

(j) "Person" means an individual, partnership, association, corporation, estate or trust, or other business enterprise or other legal entity, and wherever applicable, a State, a political subdivision of the State or any agency thereof.

(k) "Producer" means a person who, as owner, landlord, tenant, sharecropper, or laborer is entitled to share in the tobacco available for marketing from the farm, or in the proceeds thereof.

(l) "Pound" means that amount of tobacco which, if weighed in its unstemmed form and in the condition in which it is usually marketed by producers, would equal one pound standard weight.

(m) "Resale" means the disposition by sale, barter, or exchange of tobacco which has been marketed previously.

(n) "Sale day" means the period at the end of which the warehouseman bills to buyers the tobacco so purchased during such period.

(o) "Scrap tobacco" means the residue accumulated on the farm in the course of preparing flue-cured tobacco for market consisting chiefly of portions of tobacco leaves and leaves of poor quality.

(p) "Secretary" means the Secretary or Acting Secretary of Agriculture of the United States.



(q) "State Committee" means the State Committee of the Production and Marketing Administration, United States Department of Agriculture.

(r) "Suspended sale" means any first marketing of farm tobacco at a warehouse sale for which a memorandum of sale is not issued by the end of the sale day on which such marketing occurred.

(s) "Tobacco" means:

(1) Flue-cured tobacco classified in Service and Regulatory Announcement No. 118 of the Bureau of Agricultural Economics of the United States Department of Agriculture as types 11, 12, 13, and 14, and collectively known as flue-cured tobacco.

(2) Burley tobacco classified in Service and Regulatory Announcement No. 118 of the Bureau of Agricultural Economics of the United States Department of Agriculture as type 31.

(3) Any tobacco that has the same characteristics and corresponding qualities, colors, and lengths as either flue-cured or Burley tobacco shall be considered flue-cured or burley regardless of any factors of historical or geographical nature which cannot be determined by examination of the tobacco.

(t) "Tobacco available for Marketing" means all tobacco produced on the farm in the calendar year 1946 and all tobacco produced on the farm prior to the calendar year 1946 and carried over to the 1946-47 marketing year, which is not disposed of in accordance with § 725.232.

(u) "Tobacco subject to marketing quotas" means:

(1) Any flue-cured tobacco marketed during the period July 1, 1946 to June 30, 1947, inclusive, and any tobacco produced in the calendar year 1946 and marketed prior to July 1, 1946.

(2) Any Burley tobacco marketed during the period October 1, 1946 to September 30, 1947, inclusive, and any tobacco produced in the calendar year 1946 and marketed prior to October 1, 1946.

(v) "Trucker" means a person who engages in the business of trucking tobacco to market and selling it for producers regardless of whether the tobacco is acquired from producers by the trucker.

(w) "Warehouseman" means a person engaged in the business of holding sales of tobacco at public auction at a warehouse.

(x) "Warehouse sale" means a marketing by a sale at public auction through a warehouse in the regular course of business.

§ 725.229 *Instructions and forms.* The Director, Tobacco Branch, Production and Marketing Administration shall cause to be prepared and issued such instructions and such forms as may be deemed necessary or expedient for carrying out §§ 725.228 to 725.260, inclusive.

#### FARM MARKETING QUOTAS

§ 725.230 *Amount of farm marketing quota.* The marketing quota for a farm shall be the actual production of tobacco on the farm acreage allotment, as established for the farm in accordance with Tobacco 13, Part I, Flue-cured and Burley Tobacco Marketing Quota Regulations 1946-47. The actual production of the farm acreage allotment shall be

the average yield per acre of the entire acreage of tobacco harvested on the farm in 1946 times the farm acreage allotment. The excess tobacco on any farm shall be that quantity of tobacco which is equal to the average yield per acre of the entire acreage of tobacco harvested on the farm in 1946 times the number of acres harvested in excess of the farm acreage allotment.

§ 725.231 *No transfers.* There shall be no transfer of marketing quotas (except as provided in Tobacco 13, Part I, Flue-cured and Burley Tobacco).

§ 725.232 *Disposition of excess tobacco.* The farm operator may elect to give proof of disposition of excess tobacco prior to the marketing of any tobacco from the farm by any of the following methods:

(a) By a declaration of intention to market all tobacco available for marketing and the payment at the office of the county committee by check, draft, or money order drawn payable to the Treasurer of the United States in an amount equal to the penalty which would be due upon the marketing of the tobacco available for marketing. Any additional amount of penalty determined to be due after all marketings of tobacco from the farm have been made shall be paid by the operator not later than 20 days after receipt of notice of such additional penalty. Any amount collected in excess of the penalty due shall be refunded to the producer upon application filed under provisions of § 725.249.

(b) By storage of the excess tobacco, the tobacco so stored to be representative of the entire 1946 crop produced on the farm, and posting of a bond approved by the county committee and the State Committee in the penal sum of twice the amount of penalty which will become due upon the marketing of the excess tobacco.

(c) By furnishing to the county committee satisfactory proof that the excess tobacco will not be marketed.

§ 725.233 *Issuance of marketing cards.* A marketing card shall be issued for every farm having tobacco available for marketing. Subject to the approval of the county committee, two or more marketing cards may be issued for any farm. All entries on each marketing card shall be made in accordance with the instructions for issuing marketing cards. Upon the return to the office of the county committee of the marketing card after all the memoranda of sale have been issued therefrom and before the marketing of tobacco from the farm has been completed, a new marketing card of the same kind, bearing the same name, information and identification as the used card shall be issued for the farm. A new marketing card of the same kind shall be issued for any farm to replace a card which has been reported to the county committee, as having been lost, destroyed, or stolen.

(a) *Within Quota Marketing Card (Tobacco 20).* A Within Quota Marketing Card authorizing the marketing without penalty of the 1946 crop of tobacco on the farm and any tobacco car-

ried over from a prior marketing year shall be issued for a farm under the following conditions:

(1) If the harvested acreage of tobacco in 1946 is not in excess of the farm acreage allotment; if any excess tobacco carried over from any previous marketing year can be marketed without penalty under the provisions of § 725.239; if the operator of the farm does not operate another farm on which the harvested acreage of tobacco exceeds the farm acreage allotment; and if the county committee does not determine that a zero percent excess marketing card is necessary to protect the interest of the Government and insure the proper identification and accounting for tobacco produced on the farm and the proper use of the marketing card issued for the farm.

(2) If excess tobacco produced on the farm is disposed of in accordance with § 725.232, or

(3) If the tobacco was grown for experimental purposes on land owned or leased by publicly-owned agricultural experiment station and is produced at public expense by employees of the experiment station, or if the tobacco was produced by farmers pursuant to an agreement with an experiment station whereby the experiment station bears the costs and risks incident to the production of the tobacco and the proceeds from the crop inure to the benefit of the experiment station; *Provided*, That such agreement is approved by the State committee prior to the issuance of a marketing card for the farm.

(b) *Excess Marketing Card (Tobacco 21).* An Excess Marketing Card showing the extent to which marketings of tobacco from a farm are subject to penalty shall be issued for a farm unless a within quota card is required to be issued for the farm under paragraph (a) of this section.

§ 725.234 *Person authorized to issue cards.* The county committee shall designate one person to sign marketing cards for farms in the county as issuing officer. The issuing officer may, subject to the approval of the county committee, designate not more than three persons to sign his name in issuing marketing cards; *Provided*, That each such person shall place his initials immediately beneath the name of the issuing officer as written by him on the card.

§ 725.235 *Rights of producers in marketing cards.* Each producer having a share in the tobacco available for marketing from the farm shall be entitled to the use of the marketing card for marketing his proportionate share of the total amount of tobacco available for marketing from the farm.

§ 725.236 *Successors in interest.* Any person who succeeds in whole or in part to the share of a producer in the tobacco available for marketing from the farm shall, to the extent of such succession, have the same rights as the producer to the use of the marketing card for the farm.

§ 725.237 *Invalid cards.* A marketing card shall be invalid under any of the following conditions:



(a) If it is not issued or delivered in the form and manner prescribed;

(b) If entries are not made thereon as required;

(c) If it is lost, destroyed, stolen, or becomes illegible;

(d) If any erasure or alteration has been made, and not properly initialed.

In the event any marketing card becomes invalid (other than by loss, destruction, theft or omission, alteration and incorrect entry which can not be corrected by a field assistant) the farm operator (or the person having the card in his possession) shall return it to the county office at which it was issued.

If any entry is not made on a marketing card as required (either through omission or incorrect entry) and the proper entry is made by a field assistant then such card shall become valid.

**§ 725.238 Report of misuse of marketing card.** Any information which causes any field assistant, a member of any state, county, or community committee, or any employee of any State or county committee to believe that any tobacco which actually was produced on one farm has been or is being marketed under the marketing card issued for another farm shall be reported immediately by such person to the State Committee.

#### MARKETING OF TOBACCO AND PENALTIES

**§ 725.239 Extent to which marketings from a farm are subject to penalty.** The extent to which marketings of tobacco from any farm having no carry-over tobacco are subject to penalty shall be that percentage of the tobacco available for marketing from the farm which the acreage of tobacco harvested in excess of the farm acreage allotment for the farm and not disposed of as provided in § 725.232 is of the acreage of tobacco harvested from the farm. If the farm operator refuses to furnish or prevents the county committee from obtaining any information necessary to the issuance of the marketing card, all tobacco available for marketing from the farm shall be subject to penalty, and the farm operator shall be issued an excess marketing card showing 100 percent excess.

The extent to which marketings of tobacco from any farm having tobacco available for marketing which has been carried over from a prior marketing year are subject to penalty shall be the percentage determined as follows:

(a) Determine the number of "carry-over acres" by dividing the number of pounds of tobacco carried over from the prior year by the normal yield for the farm for that year.

(b) Determine the number of "within quota carry-over acres" by multiplying the "carry-over" (paragraph (a) of this section) by the "percent within quota" (i. e., 100 percent minus the percent excess) for the year in which the carry-over tobacco was produced.

(c) Determine the "total acres" of tobacco by adding the "carry-over acres" (paragraph (a) of this section) and the acreage of tobacco harvested in the current year.

(d) Determine the excess acreage by subtracting from the "total acres" (paragraph (c) of this section) the sum of the

1946 allotment and the "within quota carry-over acres" (paragraph (b) of this section).

(e) Determine the percent excess to be shown on the marketing card by dividing the "total acres" into the excess acreage (paragraph (d) of this section).

The burden of any penalty with respect to carry-over tobacco shall be borne by those persons having an interest in such tobacco.

**§ 725.240 Memorandum of sale.** Each marketing of tobacco from a farm shall be identified by an executed memorandum of sale from the marketing card (Tobacco 20 or Tobacco 21) issued for the farm on which the tobacco was produced. If a memorandum of sale is not executed by the end of the sale day on which the tobacco was marketed, the marketing shall be a suspended sale, and, unless a memorandum identifying the tobacco so marketed is executed within four weeks after such sale day, the entire amount of tobacco so marketed shall be deemed to be subject to penalty and shall be identified by a form Tobacco 28, Sale Without Marketing Card. The memorandum of sale or form Tobacco 28 shall be executed only by a field assistant with the following exceptions:

(a) A warehouseman, or his authorized representative, who has been designated on an Authorization to Issue Memoranda of Sale (Tobacco 23) may issue a memorandum of sale to identify a warehouse sale, if a field assistant is not available at the warehouse when the card is presented. Each memorandum of sale issued by a warehouseman shall be presented promptly by him to the field assistant for verification with the warehouse records.

(b) In the case of flue-cured tobacco only, a dealer, or his authorized representative, operating a receiving point for scrap tobacco at a redrying plant (and other regular receiving points operated by such dealer or his agent or employees) or at an auction warehouse, and who keeps records showing the information specified in § 725.252 (e), who has been authorized on form Tobacco 23, may issue a memorandum of sale covering a sale of scrap tobacco only if the bill of nonwarehouse sale has been executed on the back of such memorandum of sale.

The authorization to issue memoranda of sale may be withdrawn from any warehouseman or dealer upon written notice by the State Committee.

Each excess memorandum of sale issued by a field assistant shall be checked by the warehouseman or dealer (or his representative) to determine whether the amount of penalty shown to be due has been correctly computed and such warehouseman or dealer shall not be relieved of any liability with respect to the amount of penalty due because of any error which may occur on the memorandum of sale.

**§ 725.241 Bill of nonwarehouse sale.** Each marketing of tobacco from a farm other than by sale at public auction through a warehouse in the regular course of business shall be identified by a bill of nonwarehouse sale (back of the memorandum of sale) completely exe-

cuted by the buyer and the farm operator. If the bill of nonwarehouse sale is issued to cover scrap tobacco, the word "Scrap" shall be written thereon immediately above the words "Bill of Nonwarehouse Sale".

Each bill of nonwarehouse sale covering any marketing except scrap tobacco shall be presented to a field assistant for issuance of a memorandum of sale and for recording in the Dealer's Record (Tobacco 25).

Each bill of nonwarehouse sale covering scrap tobacco shall be delivered to a person at a receiving point who has been authorized to issue memoranda of sale.

**§ 725.242 Memorandum of resale.** Each resale of tobacco through a warehouseman shall be identified by a memorandum of resale (Tobacco 32) executed by a field assistant.

**§ 725.243 Marketings free of penalty.** Any tobacco marketed from a farm which is identified by a valid memorandum of sale from the marketing card issued for the farm shall be free of penalty to the extent shown by the memorandum of sale.

**§ 725.244 Marketings subject to penalty—(a) Farm tobacco.** With respect to tobacco marketed from farms having excess tobacco available for marketing, the penalty shall be paid upon that percentage of each lot of tobacco marketed which the tobacco available for marketing in excess of the farm quota is of the total amount of tobacco available for marketing from the farm. The memorandum of sale issued to identify each marketing of tobacco shall show the amount of penalty due on such marketing.

(b) *Dealer's tobacco.* Any marketing of tobacco by a dealer which such dealer represents to be a resale, but all or any part of which, when added to prior resales by such dealer as shown on Form Tobacco 25 is in excess of the total amount of purchases as shown on such dealer's record shall be a marketing of tobacco subject to penalty unless and until the dealer furnishes proof acceptable to the Secretary showing that such tobacco is not subject to penalty.

(c) *Tobacco not identified by a valid memorandum.* Any tobacco marketed from a farm which is not identified by a valid memorandum of sale from the marketing card issued for the farm on which the tobacco was produced shall be subject to penalty, and any resale of tobacco through a warehouseman and not identified by a valid memorandum of resale shall be subject to penalty.

**§ 725.245 Persons to pay penalty.** The person to pay the penalty due on any marketing of excess tobacco shall be one of the following as applicable:

(a) *Warehouseman.* If the tobacco is marketed by the producer through a warehouseman the penalty shall be paid by the warehouseman who may deduct an amount equivalent to the penalty from the price paid to the producer. If tobacco is marketed through a warehouseman by resale the penalty shall be paid by the warehouseman if no memorandum of resale is issued.



(b) *Dealer.* If the tobacco is acquired from the producer by a dealer, the penalty shall be paid by the dealer who may deduct an amount equivalent to the penalty from the price paid to the producer.

(c) *Agent.* If the tobacco is marketed by the producer through an agent who is not a warehouseman, the penalty shall be paid by the agent who may deduct an amount equivalent to the penalty from the price paid to the producer.

(d) *Warehouseman and dealer on dealer's tobacco.* Any penalty due upon tobacco subject to penalty under § 725.244 (b), shall be paid by the warehouseman who may deduct an amount equivalent to the penalty from the price paid to the dealer, but the dealer shall not be relieved of responsibility for payment of such penalty.

(e) *Producer marketing outside United States.* If the tobacco is marketed by the producer directly to any person outside the United States, the penalty shall be paid by the producer.

§ 725.246 *Rate of penalty.* The penalty per pound upon the marketing of any tobacco in excess of the marketing quota for the farm on which the tobacco is produced and on the marketing of any other tobacco not identified under these regulations as being free of penalty shall be ten cents per pound in the case of flue-cured tobacco marketed prior to May 1, 1947 or 40 percent of the average market price (calculated to the nearest whole cent) for the 1946 crop if marketed on or after May 1, 1947, and sixteen cents per pound in the case of Burley tobacco.

§ 725.247 *Payment of penalty.* Penalties shall become due at the time the tobacco is marketed and shall be paid by remitting the amount thereof to the State Committee not later than the end of the calendar week following the week in which the tobacco became subject to penalty under § 725.240. A draft, money order, or check drawn payable to the Treasurer of the United States should be used to pay any penalty, but any such draft or check shall be received subject to payment at par.

§ 725.248 *Penalty for false identification or failure to account for disposition of tobacco.* If any producer falsely identifies or fails to account for the disposition of any tobacco, an amount of tobacco equal to the normal yield of the number of acres harvested in 1946 in excess of the farm acreage allotment shall be deemed to have been marketed in excess of the marketing quota for the farm and the penalty in respect thereof shall be paid and remitted by the producer.

§ 725.249 *Request for return of penalty.* Any producer of tobacco, after the marketing of all tobacco available for marketing from the farm, and any other person who bore the burden of the payment of any penalty may request the return of the amount of such penalty which is in excess of the amount due. Such request shall be filed with the county committee within two (2) years after the payment of the penalty.

#### RECORDS AND REPORTS

§ 725.250 *Producer's records and reports—(a) Report on marketing card.*

The operator of each farm on which tobacco is produced in 1946 shall return to the office of the county committee each marketing card issued for the farm whenever marketings from the farm are completed and in no event later than thirty days after the close of the tobacco auction markets for the locality in which the farm is located. Failure to return the marketing card within the time specified (after formal notification) shall constitute failure to give proof of disposition of tobacco marketed from the farm in the event that satisfactory proof of such disposition is not furnished otherwise.

(b) *Additional reports by producers.* In addition to any other reports which may be required under §§ 725.228 to 725.260, inclusive, the operator of each farm or any other person having an interest in the tobacco grown on the farm (even though the harvested acreage does not exceed the acreage allotment and even though no allotment was established for the farm) shall, upon written request by the State Committee and within ten days after the deposit of such request in the United States mails addressed to such person at his last known address, furnish the Secretary, by sending the same to the State Committee, a written report showing, as to the farm at the time of filing said report (1) the number of acres of tobacco harvested, (2) the total production of tobacco, (3) the amount of tobacco on hand and its location, and (4) as to each lot of tobacco marketed, the name and address of the warehouseman, dealer, or other person to or through whom such tobacco was marketed and the number of pounds marketed, the gross price, and the date of marketing.

§ 728.251 *Warehouseman's records and reports—(a) Record of marketing.* Each warehouseman shall keep such records as will enable him to furnish to the Secretary a report of the following information with respect to each sale or resale of tobacco made at his warehouse:

- (1) The name of the seller (and, in the case of a sale for a producer, the name of the operator of the farm on which the tobacco was produced).
- (2) The name of the purchaser.
- (3) The date of sale.
- (4) The number of pounds sold.
- (5) The gross sale price.
- (6) The amount of any penalty and the amount of any deduction on account of penalty from the price paid the producer (or a dealer).

Records of all purchases and resales of tobacco by the warehouseman shall be maintained to show a separate account for (1) nonwarehouse sales by farmers which are purchased by or on behalf of the warehouseman, (2) purchases and resales at auction for the warehouse leaf account, (3) resales of floor sweepings and (4) resales of baskets, bundles or leaves not classed as floor sweepings. In the case of accounts (3) and (4) above the amount accumulated in the regular course of warehouse business shall be weighed and recorded on the Dealer's Record (Tobacco 25) at least once each week. Purchases (pounds and gross price for accounts (1) and (2) and pounds only for accounts (3) and (4)) and resales (pounds and gross price) with respect to

each account shall be reported each week on the Dealer's Record (Tobacco 25) and such reports shall show separate entries for each of the above items. Any warehouseman who grades tobacco for farmers shall maintain a separate account showing the approximate amount of grading-house scrap obtained from the tobacco graded from each farm. In the case of resales for dealers the name of the dealer making each resale shall be shown on the warehouse records so that the individual lots of tobacco sold by the dealer can be identified.

(b) *Identification of sale on check register.* The serial number of the memorandum of sale issued to identify each marketing of tobacco from the farm or the number of the warehouse bill(s) covering each such marketing shall be recorded on the check register or check stub for the check written with respect to such sale of tobacco.

(c) *Memorandum of sale and bill of nonwarehouse sale.* A record in the form of a valid memorandum of sale (or a sale without marketing card) shall be obtained by every warehouseman to cover each marketing of tobacco from a farm through the warehouse, and if a warehouseman buys tobacco directly from a farmer (other than at a public auction at a warehouse) such warehouseman shall obtain a valid memorandum of sale to cover each such purchase of tobacco, together with a properly executed bill of nonwarehouse sale. Any warehouseman who obtains possession of any grading-house scrap in the course of grading tobacco from any farm shall obtain a memorandum of sale to cover the amount of such scrap tobacco from such farm.

(d) *Resale record.* A record in the form of a memorandum of resale shall be obtained by every warehouseman to cover each resale through the warehouse.

(e) *Suspended sale record.* Any warehouse bills covering farm tobacco for which memoranda of sale have not been issued at the end of the sale day shall be presented to a field assistant who shall stamp such bills "Suspended", write thereon the serial number of the suspended sale, and record the bills on the Field Assistant's Report (Tobacco 29): *Provided*, That if a field assistant is not available, the warehouseman may stamp such bills "Suspended" and deliver them to a field assistant as soon as one is available.

(f) *Warehouse entries on dealer's records.* Each warehouseman shall enter on form Tobacco 25 the total purchases and resales made by each dealer during each sale day at the warehouse. If any tobacco resold by the dealer is tobacco bought by him from a crop produced prior to 1946 the entry on the dealer's record shall clearly show such fact.

(g) *Season report of warehouse business.* Each warehouseman shall furnish the State Committee not later than thirty (30) days following the last sale day of the marketing season a report showing for each dealer or buyer the total pounds and gross price of tobacco purchased and resold on the warehouse floor during the 1946-47 marketing year.



This report shall include corrections in billing by each dealer or buyer during the season.

(h) *Report of penalties.* Each warehouseman shall make reports on form Tobacco 27 showing the information required with respect to each sale subject to penalty. Form Tobacco 27 shall be prepared for each week and the report for each week shall be forwarded, together with remittances of the penalties due, as shown thereon, to the State Committee not later than the end of the calendar week following the week in which the tobacco became subject to penalty under § 725.240.

§ 725.252 *Dealer's records and reports.* Each dealer, except as provided in § 725.253, shall keep the records and make the reports as provided by this section.

(a) *Report of dealer's name, address and registration number.* Each dealer shall properly execute and the field assistant shall detach and forward to the State Committee "Receipt for Dealer's Record" contained in form Tobacco 25 which is issued to the dealer.

(b) *Record and report of purchases and resales.* Each dealer shall keep a record and make reports on form Tobacco 25 showing all purchases and resales of tobacco made by the dealer and, in the event of resale of tobacco bought from a crop produced prior to 1946 the fact that such tobacco was bought by him and carried over from a crop produced prior to 1946.

(c) *Report of penalties.* Each dealer shall make a report on form Tobacco 27 showing the information with respect to all purchases subject to penalty made by him during each calendar week. The penalties listed on each such report shall be remitted with the report.

(d) *Memorandum of sale and bill of nonwarehouse sale.* For each lot of tobacco purchased from a farmer each dealer shall obtain a record in the form of a valid memorandum of sale. No memorandum of sale shall be issued unless the bill of nonwarehouse sale, on the reverse side of the memorandum of sale, has been executed.

(e) *Record and report of scrap tobacco.* Each dealer operating a receiving point for scrap tobacco who has been authorized on form Tobacco 23 to issue memoranda of sale, shall keep a record and make reports on form Tobacco 25 showing all tobacco received. Such reports shall be accompanied by memoranda of sale and bills of nonwarehouse sale with respect to all tobacco covered by the reports.

(f) *Additional records.* Each dealer shall keep such records, in addition to the foregoing, as may be necessary to enable him to furnish the following information with respect to each lot of tobacco purchased or sold by him:

(1) The name of the seller (and in the case of a purchase from a producer, the name of the operator of the farm on which the tobacco was produced).

(2) The name of the purchaser.

(3) The date of the transaction.

(4) The number of pounds sold.

(5) The gross purchase or sale price.

(6) The amount of any penalty and

the amount of any deduction on account of penalty from the price paid the producer (or a dealer).

(7) In the event of a resale of tobacco bought by him and carried over from a crop produced prior to 1946 the fact that such tobacco was so bought and carried over.

All reports shall be forwarded to the State Committee not later than the end of the week following the calendar week covered by the reports.

§ 725.253 *Dealers exempt from regular records and reports.* Any dealer who does not purchase or otherwise acquire tobacco except at a warehouse sale and who does not resell, in the form in which tobacco ordinarily is sold by farmers, more than ten percent of the tobacco purchased by him, shall not be subject to the provisions of § 725.252; but each such dealer shall make such reports to the Secretary as the Director, Tobacco Branch, Production and Marketing Administration, may find necessary to enforce §§ 725.228 to 725.260, inclusive.

§ 725.254 *Records and reports of truckers and persons redrying, prizing or stemming tobacco.* Every person engaged in the business of trucking tobacco for producers shall keep such records as will enable him to furnish the Secretary a report with respect to each lot of tobacco received by him showing the name and address of the farm operator, the date of the receipt of the tobacco, the number of pounds received, and the place to which it was delivered. Every person engaged in the business of redrying, prizing or stemming tobacco for producers shall keep such records as will enable him to furnish the Secretary a report showing the information provided above for truckers and in addition the purpose for which the tobacco was received, the amount of advance made by him on the tobacco, and the disposition of the tobacco. Each such person shall make such reports to the Secretary as the Director, Tobacco Branch, Production and Marketing Administration, may find necessary to enforce §§ 725.228 to 725.260, inclusive.

§ 725.255 *Separate records and reports from persons engaged in more than one business.* Any person who is required to keep any record or make any report as a warehouseman, dealer, processor, or as a person engaged in the business of redrying, prizing, or stemming tobacco for producers, and who is engaged in more than one such business, shall keep such records as will enable him to make separate reports for each such business in which he is engaged, to the same extent for each such business as if he were engaged in no other business.

§ 725.256 *Failure to keep records or make reports.* Any, warehouseman, dealer, processor or common carrier of tobacco, or person engaged in the business of redrying, prizing or stemming tobacco for producers, who fails to make any report or keep any record as required under §§ 725.225 to 725.260, inclusive, or who makes any false report or record, shall be deemed guilty of a misdemeanor and upon conviction thereof

shall be subject to a fine of not more than \$500; and any tobacco warehouseman or dealer who fails to remedy such violation by making a complete and accurate report or keeping a complete and accurate record as required under §§ 725.228 to 725.260, inclusive, within fifteen days after notice to him of such violation shall be subject to an additional fine of \$100 for each ten thousand pounds of tobacco, or fraction thereof, bought or sold by him after the date of such violation; *Provided*, That such fine shall not exceed \$5,000; and notice of such violation shall be served upon the tobacco warehouseman or dealer by mailing the same to him by registered mail or by posting the same at any established place of business operated by him, or both. Notice of any violation by a tobacco warehouseman or dealer shall be given by the Director, Tobacco Branch, Production and Marketing Administration.

§ 725.257 *Examination of records and reports.* For the purpose of ascertaining the correctness of any report made or record kept, or of obtaining information required to be furnished in any report but not so furnished, any warehouseman, dealer, processor, common carrier or person engaged in the business of redrying, prizing, or stemming tobacco for producers shall make available for examination, upon written request by the State Committee or Director, Tobacco Branch, Production and Marketing Administration, such books, papers, records, accounts, correspondence, contracts, documents, and memoranda as the State Committee or Director, Tobacco Branch, has reason to believe are relevant and are within the control of such person.

§ 725.258 *Length of time records and reports to be kept.* Records required to be kept and copies of the reports to be made by any person under these regulations for the 1946-47 marketing year shall be kept by him until June 30, 1948, in the case of flue-cured tobacco and Sept. 30, 1948, in the case of Burley tobacco. Records shall be kept for such longer period of time as may be requested in writing by the Director, Tobacco Branch, Production and Marketing Administration.

§ 725.259 *Information confidential.* All data reported to or acquired by the Secretary pursuant to the provisions of §§ 725.228 to 725.260, inclusive, shall be kept confidential by all officers and employees of the United States Department of Agriculture and by all members and employees of county committees and only such data so reported or acquired as the Secretary deems relevant shall be disclosed by them and then only in a suit or administrative hearing under Title III of the act.

§ 725.260 *Redelegation of authority.* Any authority delegated to the State Committee by these regulations may be redelegated by the State Committee.

*NOTE:* The record keeping and reporting requirements of these regulations have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942. BB No. 44-R1281.1.



Done at Washington, D. C. this 3d day of June 1946. Witness my hand and the seal of the Department of Agriculture.

[SEAL] CLINTON P. ANDERSON,  
Secretary of Agriculture.

[F. R. Doc. 46-9356; Filed, June 3, 1946;  
11:14 a. m.]

#### Chapter IX—Production and Marketing Administration (Marketing Agreements and Orders)

##### PART 904—MILK IN GREATER BOSTON, MASSACHUSETTS, MARKETING AREA

##### PART 927—MILK IN NEW YORK METROPOLITAN MARKETING AREA

##### PART 934—MILK IN LOWELL-LAWRENCE, MASSACHUSETTS, MARKETING AREA

##### PART 947—MILK IN FALL RIVER, MASSA- CHUSETTS, MARKETING AREA

##### PART 961—MILK IN PHILADELPHIA, PENN- SYLVANIA, MARKETING AREA

#### DETERMINATION OF FORMULA FOR USE EACH MONTH IN COMPUTING EQUIVALENT PRICE FOR ANIMAL FEED NONFAT DRY MILK SOLIDS

Formula for use in computing equivalent price for animal feed dry skim milk under the orders regulating the handling of milk in the marketing areas of Greater Boston, Massachusetts; Fall River, Massachusetts; Lowell-Lawrence, Massachusetts; New York metropolitan; and Philadelphia, Pennsylvania.

Pursuant to the applicable provisions<sup>1</sup> of the orders regulating the handling of milk in the marketing areas of Greater Boston, Massachusetts; Fall River, Massachusetts; Lowell-Lawrence, Massachusetts; New York metropolitan; and Philadelphia, Pennsylvania,<sup>2</sup> it is hereby determined that for each applicable period the price equivalent of dry skim milk or nonfat dry milk solids quotations for animal feed, as used in §§ 904.6, 947.4, 934.6, 927.2, 927.5 and 961.4 of such orders, as amended or as hereafter amended, shall be a price computed by the respective market administrator under each order, by multiplying the average manufacturers' wholesale selling price per pound of animal feed dry skim milk for the second preceding month, as published by the United States Department of Agriculture in Evaporated, Condensed, and Dried Milk Report, by 1.1308, and subtracting 0.1617 from the result of such multiplication. It is hereby further determined that, for the purpose of each of these provisions which now or hereafter prescribe the use of the prices for the 30 days preceding the 25th day of each

month, the prices equivalent shall be a weighted average of the equivalent prices otherwise determined herein for each of the calendar months comprising such 30-day period, with weighting according to the number of days in each such calendar month during such 30-day period in which quotations for dry skim milk, "other brands, human consumption, carlots, bags, or barrels," were published in The Producers' Price-Current.

This determination supersedes the determination published in the FEDERAL REGISTER of January 1, 1944 (9 F.R. 47).

Issued at Washington, D. C., this 31st day of May 1946.

[SEAL] CLINTON P. ANDERSON,  
Secretary of Agriculture.

[F. R. Doc. 46-9350; Filed, June 3, 1946;  
11:13 a. m.]

##### PART 904—MILK IN THE GREATER BOSTON, MASSACHUSETTS MARKETING AREA

#### ORDER SUSPENDING CERTAIN PROVISIONS

Pursuant to the applicable provisions of the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601 et seq.), and of the order, as amended, regulating the handling of milk in the Greater Boston, Massachusetts, marketing area, hereinafter referred to as the "order," it is hereby determined that the words "except that for the months of May and June 1946 the price shall be increased by 25 cents over the price otherwise applicable" in § 904.6 (a) (1) of the order, all of subdivisions (i) (ii) and (iii) in § 904.6 (a) (1), and the entire table contained in § 904.6 (a) (1) (iv) except the words "Class I Price," "(dollars per cwt.)" and "\$4.09" do not tend to effectuate the declared policy of the act with respect to milk received by a handler from producers or cooperative associations of producers.

It is therefore ordered, That the words "except that for the months of May and June 1946 the price shall be increased by 25 cents over the price otherwise applicable" in § 904.6 (a) (1) of the order, all of subdivisions (i) (ii) and (iii) in § 904.6 (a) (1), and the entire table contained in § 904.6 (a) (1) (iv) except the words "Class I Price," "(dollars per cwt.)" and "\$4.09" of the order be, and they hereby are, suspended, effective as of 12:01 a. m., e. d. s. t., June 1, 1946.

Issued at Washington, D. C., this 31st day of May 1946.

[SEAL] CLINTON P. ANDERSON,  
Secretary of Agriculture.

[F. R. Doc. 46-9354; Filed, June 3, 1946;  
11:14 a. m.]

##### PART 934—MILK IN THE LOWELL-LAW- RENCE, MASSACHUSETTS, MARKETING AREA

#### ORDER SUSPENDING CERTAIN PROVISIONS

Pursuant to the applicable provisions of the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601

et seq.), and of the order, as amended, regulating the handling of milk in the Lowell-Lawrence, Massachusetts, marketing area, hereinafter referred to as the "order," it is hereby determined that the words "except that for the months of May and June 1946 the price shall be increased by 25 cents over the price otherwise applicable," in § 934.6 (a) (1) of the order, all of subdivisions (i) (ii) and (iii) in § 934.6 (a) (1) and the entire table contained in § 934.6 (a) (1) (iv) except the words "Class I Price," "(dollars per cwt.)" and "\$4.50" of the order do not tend to effectuate the declared policy of the act with respect to milk received by a handler from producers or cooperative associations of producers.

It is therefore ordered, That the words "except that for the months of May and June 1946 the price shall be increased by 25 cents over the price otherwise applicable," in § 934.6 (a) (1) of the order, all of subdivisions (i) (ii) and (iii) in § 934.6 (a) (1) and the entire table contained in § 934.6 (a) (1) (iv) except the words "Class I Price," "(dollars per cwt.)" and "\$4.50" of the order be, and they hereby are, suspended, effective as of 12:01 a. m., e. d. s. t., June 1, 1946.

Issued at Washington, D. C., this 31st day of May 1946.

[SEAL] CLINTON P. ANDERSON,  
Secretary of Agriculture.

[F. R. Doc. 46-9355; Filed, June 3, 1946;  
11:14 a. m.]

##### PART 973—MILK IN MINNEAPOLIS-ST. PAUL, MINNESOTA, MARKETING AREA

#### ORDER SUSPENDING A CERTAIN PROVISION

Pursuant to the applicable provisions of the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601 et seq.), hereinafter referred to as the "act," and of the order regulating the handling of milk in the Minneapolis-St. Paul, Minnesota, marketing area (7 CFR Cum. Supp. 973.0 et seq.), it is hereby determined that the provision of such order which provides a seasonal minimum price on Class I milk during June 1946, is a provision which does not tend to effectuate the declared policy of the act with respect to milk received from producers and cooperative associations of producers during said month.

It is, therefore, ordered, That the following provision of § 973.5 (a) (1) of the order regulating the handling of milk in the Minneapolis-St. Paul, Minnesota, marketing area be and it hereby is suspended for the period from 12:01 a. m., on June 1, 1946, through June 30, 1946: " \* \* \* plus 40 cents during the months of May \* \* \* "

Done at Washington, D. C. this 31st day of May 1946.

[SEAL] CLINTON P. ANDERSON,  
Secretary of Agriculture.

[F. R. Doc. 46-9351; Filed, June 3, 1946;  
11:13 a. m.]

<sup>1</sup> 7 CFR, 1943 Supp., 904.15, 947.14, 934.14, 927.10, 961.10.

<sup>2</sup> 7 CFR, Cum. Supp., 904.2 et seq., 1943 Supp., 904.15, 1944 Supp., 904.3 et seq.

<sup>3</sup> 7 CFR, Cum. Supp., 947.0 et seq., 1943 Supp., 947.14, 1944 Supp., 947.1 et seq.

<sup>4</sup> 7 CFR, Cum. Supp., 934.2 et seq., 1943 Supp., 934.14, 1945 Supp., 934.3 et seq.

<sup>5</sup> 7 CFR, Cum. Supp., 927.0, et seq., 1943 Supp., 927.10, 1945 Supp., 927.1, et seq.

<sup>6</sup> 7 CFR, Cum. Supp., 961.0 et seq., 1943 Supp., 961.10, 1945 Supp., 961.1, et seq.



## Chapter XI—Production and Marketing Administration (War Food Distribution Orders)

[WFO 75-2, Amdt. 39]

## PART 1410—LIVESTOCK AND MEATS

## BEEF REQUIRED TO BE SET ASIDE AND DELIVERED

War Food Order 75-2, as amended (11 F.R. 2497, 2763, 3511), is hereby further amended to read as follows:

§ 1410.18. *Beef required to be set aside—(a) Definitions.* (1) "Governmental agency" means the Army, Navy, Marine Corps, or Coast Guard of the United States (excluding for the purposes of this order, United States Army post exchanges, United States Navy ships' service departments, United States Marine Corps post exchanges, and similar organizations), United States Department of Agriculture (including but not restricted to any corporate agency thereof), the War Shipping Administration, and the Veterans' Administration.

(2) "Federally inspected slaughterer" means any slaughterer whose establishment is operated under Federal inspection.

(3) "Federal inspection" means inspection under the provisions of the act of March 4, 1907 (34 Stat. 1260), as amended, 21 U. S. C. 71, and as extended by Public Law 602, 77th Congress, approved June 10, 1942 (56 Stat. 351), and the rules and regulations promulgated thereunder.

(4) "Certified slaughterer" means any slaughterer of livestock who has been certified by the Secretary of Agriculture under the provisions of War Food Order No. 139, as amended (11 F.R. 5641).

(5) "Certified slaughtering plant" means any establishment or facility for the slaughter of livestock which has been certified by the Secretary of Agriculture under the provisions of War Food Order No. 139, as amended (11 F.R. 5641).

(6) "Set aside beef" means beef of the type and grade required to be set aside, reserved, and held under this order.

(7) "Authorized purchaser" means:

(i) Any person who is under contract to sell or deliver set aside beef, or products prepared in whole or part therefrom, to a governmental agency;

(ii) Any person who has delivered set aside beef, or products prepared in whole or part therefrom, to a governmental agency, and has not replaced the set aside beef so delivered, or contained in the products so delivered, by a purchase of set aside beef under this order;

(iii) Any person who is authorized by the Administrator to purchase set aside beef.

(8) "Ship supplier" means any person designated and approved as such by the War Shipping Administration.

(9) "Conversion weight" means the dressed weight equivalent of beef, determined as prescribed in paragraph (f) hereof.

(10) "Person" means any individual, partnership, association, business trust, corporation, or any organized group of persons whether incorporated or not.

(11) "Administrator" means the Administrator, Production and Marketing Administration, United States Department of Agriculture, or any employee of the United States Department of Agriculture to whom the Administrator has delegated, or may hereafter delegate, any or all of the authority vested in him by this order.

(12) Any term not specifically defined herein shall have the meaning set forth for such term in War Food Order No. 75, as amended (11 F.R. 4641).

(b) *Federally inspected slaughterers; quantity; type; grade.* No Federally inspected slaughterer and no slaughterer whose cattle are slaughtered in an establishment operated under Federal inspection shall deliver meat for civilian consumption unless he shall physically set aside, reserve, and hold for delivery as directed in paragraph (d) hereof, the following percentages of the conversion weight of each week's production of beef of the types and grades mentioned below:

Type and grade:	Set aside Percentage
"U. S. Choice" steers and heifers.....	0
"U. S. Good" steers and heifers.....	0
"U. S. Good" cows.....	0
"U. S. Commercial" steers, heifers and cows.....	40
"U. S. Utility" (Grade C) and "Cutter and canner" (Grade D) steers, heifers and cows.....	55

(c) *Certified slaughterers; quantity; type; grade.* No certified slaughterer and no owner or operator of a certified slaughtering plant shall deliver meat for civilian consumption unless he shall physically set aside, reserve, and hold for delivery as directed in paragraph (d) hereof, the following percentages of the conversion weight of each week's production of beef of the types and grades mentioned below:

Type and grade:	Set aside percentages
"U. S. Choice" steers and heifers.....	0
"U. S. Good" steers and heifers.....	0
"U. S. Good" cows.....	0
"U. S. Commercial" steers, heifers and cows.....	40
"U. S. Utility" (grade C) and "Cutter and canner" (grade D) steers, heifers and cows.....	55

(d) *Delivery to Governmental agencies, authorized purchasers, and ship suppliers.* No slaughterer subject to the provisions of this order shall deliver meat for civilian consumption unless he shall:

(1) Deliver to Governmental agencies, authorized purchasers and ship suppliers before the close of each calendar week, beginning with the week of June 25, 1946, beef on each of the types and grades specified in paragraphs (b) and (c) hereof in a quantity not less than the quantity of beef of such types and grades required to have been physically set aside, reserved, and held by such slaughterer as of the end of the third previous week.

(2) Deliver to Governmental agencies, authorized purchasers and ship suppliers, on or before June 22, 1946, beef of such types and grades, and in such quantity, calculated as of June 1, 1946, as were required to have been set aside, reserved and held for delivery to such Govern-

mental agencies, authorized purchasers and ship suppliers.

(e) *Federal inspection required.* All beef required to be set aside, reserved, and held under this order shall be inspected in accordance with the provisions of the act of March 4, 1907 (34 Stat. 1260), as amended, 21 U. S. C. 71, and as extended by Public Law 602, 77th Congress, approved June 10, 1942 (56 Stat. 351), and the rules and regulations promulgated thereunder.

(f) *Conversion weight.* (1) The conversion weight of all deliveries of beef, and the conversion weight of carcasses and of cuts and trimmings derived therefrom, and of beef products produced therefrom, shall be determined by multiplying the weight thereof by the appropriate conversion factor set forth below:

Type and description of product:	Conversion factor (multiplier)
Dressed carcasses and cuts, not boned fresh (chilled) or frozen.....	1.00
Boned beef and trimmings, fresh (chilled or frozen).....	1.41
Cured other than dried—not boned.....	.95
Cured other than dried—boned.....	1.34
Dried (including smoked).....	2.20
Boneless beef derived from cutter and canner grade steers, heifers, cows, stags, and bulls (grade D beef).....	1.45
Canned beef and gravy (for delivery to the Army).....	2.00
Canned beef and gravy (for delivery to Commodity Credit Corporation).....	1.80

The term "boned" describes cuts from which 50 percent or more of the bone, by weight, has been removed by the process of boning, and the term "not boned" describes cuts from which none or less than 50 percent of the bone, by weight, has been removed, and primal cuts which contain no bone.

(2) The conversion weight of beef of any type used in the preparation of sausage or in the preparation of canned meat, or any other beef product not specified above, shall be computed by determining, on the basis of the manufacturing formula, the net weight of the beef in such processing, and multiplying such net weight by the applicable conversion factor set forth above for such type of beef. The net weight of beef which is cooked and used in the preparation of canned meat not specified above shall be the weight thereof before cooking.

(3) The Administrator may, upon written application, revise any conversion weight factor where it is shown that such factor is working an undue hardship in the preparation of certain products.

(g) *Credits allowed on deliveries.* Subject to paragraph (h) of this section, any set aside beef delivered to a governmental agency, authorized purchaser, or ship supplier may be credited against the set aside requirements of this order for beef of the type and grade so delivered.

(h) *Certificates.* No set aside beef shall be delivered to any authorized purchaser, and no credit shall be allowed for any such delivery unless, prior to delivery, the slaughterer obtains a certificate



signed by the authorized purchaser, containing the following: The name and address of both parties, the contract number of the contract between the authorized purchaser and the governmental agency, and a statement by the authorized purchaser that the set aside beef to be delivered, or an equivalent amount of set aside beef of the same type and grade, will be or has been used in the fulfillment of such contract. The slaughterer shall indorse on such certificate the date of delivery and the conversion weight of such beef, together with a description permitting conversion in accordance with paragraph (f) of this section. The slaughterer and the authorized purchaser shall each retain an original of such certificate for at least two years and shall submit the same to the Administrator upon request. All statements contained in or accompanying such certificate shall be deemed representations to an agency of the United States. No person shall be entitled to rely upon any such certificate if he knows or has reasonable cause to believe it to be false.

(i) *Storage; packaging.* All beef set aside, reserved and held under this order shall be stored in such manner as to maintain the quality thereof, and shall be prepared and packaged in accordance with the requirements of the governmental agency purchasing the beef.

(j) *Authorized purchasers; requirements.* An authorized purchaser shall receive set aside beef under the provisions of this order only:

(1) For re-delivery to a governmental agency or ship supplier, in the same form or in processed form, within three weeks from the date of receipt of such beef, or

(2) To replace an equivalent amount of beef of the same type and grade theretofore delivered, either in the same form or in processed form, to a governmental agency or ship supplier.

(k) *Direction for delivery.* In the event of a failure on the part of any person subject to this order to deliver the required quantities of set aside beef within the time limit applicable hereunder, or upon a failure on the part of such person to prepare, process, wrap or package such set aside beef in accordance with requirements of the governmental agency purchasing the same, then and in that event the Administrator may direct that such beef be delivered forthwith to such governmental agency regardless of the stage of preparation, processing, wrapping or packaging. In the event of such direction for delivery, the Administrator or the governmental agency entitled to delivery may make provision for completing the processing, wrapping or packaging of such beef to meet the specifications of such governmental agency and may charge the expense thereof to the person required to make such delivery. Any direction for delivery in accordance with the provisions of this paragraph shall not affect the right of the Government to take any other action or proceeding under paragraph (q) of this order.

(l) *Allocation.* The Administrator may, by general order or written notice to individual slaughterers, order the allocation of beef set aside under this

order to or among specific governmental agencies, authorized purchasers or ship suppliers. In the absence of such allocation, slaughterers may, subject to paragraph (h) of this section, sell beef so set aside to any such person or agency.

(m) *Existing contracts.* The provisions of this order shall not be construed as reducing the amount of meat which any slaughterer is required to offer or to deliver under any existing contract with a governmental agency, as defined herein, or with the United States Maritime Commission.

(n) *Reports.* Every slaughterer subject to this order shall report to the Administrator concerning his production of and transactions in beef. Such reports shall be made at such times and upon such forms as the Administrator may require, and shall be subject to the approval of the Bureau of the Budget in accordance with the Federal Reports Act of 1942. All such reports shall be signed by the slaughterer, by a partner, if the slaughterer is a partnership, or by a responsible officer if the slaughterer is a corporation.

(o) *Audits and inspections.* The Administrator shall be entitled to make such audits and inspections of the books, records and other writings, premises, supplies of livestock or stocks of meat of any person, and to make such investigations as may be necessary or appropriate, in his discretion, to the enforcement of administration of the provisions of this order.

(p) *Petition for relief from hardship.* Any person affected by this order who considers that compliance herewith would work an exceptional or unreasonable hardship on him may file a petition for relief from the Order Administrator. Petitions shall be in writing and shall set forth all pertinent facts and the nature of the relief sought. The Order Administrator may take any action with reference to such petition which is consistent with the authority delegated to him by the Administrator. If the petitioner is dissatisfied with the action taken by the Order Administrator, he may, by request addressed to the Order Administrator, obtain a review of such action by the Administrator. After said review, the Administrator may take such action as he deems appropriate, which action shall be final.

(q) *Violations.* (1) Any person who violates any provision of this order which requires beef to be set aside, reserved and held for delivery to governmental agencies, authorized purchasers or ship suppliers, or any provision of this order which requires set aside beef to be delivered to such governmental agencies, authorized purchasers or ship suppliers shall, upon certification to the Reconstruction Finance Corporation, be subject to the withholding by the Reconstruction Finance Corporation of any meat subsidy claimed by such person.

(2) Any person who violates any provision of this order may, in accordance with the applicable procedure, be prohibited from receiving, making deliveries of, or using livestock, meat, meat products, or animal fats.

(3) Any person who wilfully violates any provision of this order is guilty of

a crime and may be prosecuted under any and all applicable laws. Civil action may also be instituted to enforce any liability or duty created by, or to enjoin any violation of, any provision of this order.

(r) *Communications.* All reports required to be filed hereunder and all communications concerning this order shall, unless otherwise provided, be addressed to the Order Administrator, War Food Order No. 75-2, Livestock Branch, Production and Marketing Administration, United States Department of Agriculture, 5 South Wabash Avenue, Chicago 3, Illinois.

(s) *Territorial scope.* This order shall apply within the 48 states and the District of Columbia.

(t) *Effective date.* This amendment shall become effective at 12:01 a. m., e. s. t., June 2, 1946. With respect to violations, rights accrued, liabilities incurred, or appeals taken, prior to said date, under War Food Order No. 75-2, as amended, all provisions of said order shall be deemed to remain in full force for the purpose of sustaining any proper suit, action, or other proceeding with respect to any such violation, right, liability or appeal.

NOTE: All reporting and record-keeping requirements of this order have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

(E.O. 9280, 7 F.R. 10179; E.O. 9577, 10 F.R. 8087; WFO 75, 10 F.R. 4649)

Issued this 31st day of May 1946.

[SEAL] E. A. MEYER,  
Assistant Administrator, Pro-  
duction and Marketing Ad-  
ministration.

[F. R. Doc. 46-9318; Filed, May 31, 1946;  
4:25 p. m.]

[WFO 75-6, Suspension]

#### PART 1410—LIVESTOCK AND MEATS

##### SET ASIDE LAMB AND MUTTON REQUIREMENTS; SUSPENSION

War Food Order No. 75-6, as amended (11 F.R. 5471), is hereby suspended until further order of the Administrator.

This suspension shall become effective at 12:01 a. m., e. s. t., June 2, 1946. With respect to violations, rights accrued, liabilities incurred, or appeals taken, prior to said date, under War Food Order No. 75-6, as amended, all provisions of said order shall be deemed to remain in full force for the purpose of sustaining any proper suit, action, or other proceeding with respect to any such violation, right, liability, or appeal.

(E.O. 9280, 7 F.R. 10179; E.O. 9577, 10 F.R. 8087; W.F.O. 75, 11 F.R. 4641)

Issued this 30th day of May 1946.

[SEAL] E. A. MEYER,  
Assistant Administrator, Pro-  
duction and Marketing Ad-  
ministration.

[F. R. Doc. 46-9316; Filed, May 31, 1946;  
4:25 p. m.]



[WFO 75-8, Amdt. 1]

## PART 1410—LIVESTOCK AND MEATS

## POSTPONEMENT OF EFFECTIVE DATE

War Food Order No. 75-8, issued May 28, 1946, is hereby amended by deleting the date "June 2, 1946," contained in paragraph (j) and substituting in lieu thereof the date "June 6, 1946."

This order of postponement shall become effective at 12:01 a. m., June 2, 1946.

(E.O. 9280, 7 F.R. 10179, E.O. 9577, 10 F.R. 8087, W.F.O. 75, 11 F.R. 4641)

Issued this 30th day of May 1946.

[SEAL] E. A. MEYER,  
Assistant Administrator, Pro-  
duction and Marketing Ad-  
ministration.

[F. R. Doc. 46-9317; Filed, May 31, 1946;  
4:25 p. m.]

[WFO 10, Amdt. 17]

## PART 1432—RICE

## RICE SET ASIDE

War Food Order No. 10, as amended (11 F.R. 3993, 5105) is hereby further amended by striking §1432.1(c)(2)(i) and substituting in lieu thereof the following:

(2) (i) Beginning June 1, 1946, deliveries in any calendar month by any miller in the State of California to persons other than governmental agencies of brown and milled rice for shipment to Puerto Rico and the Virgin Islands may be credited against the amount of rice required to be set aside during such month, and deliveries in any calendar month by any such miller to such persons of brown and milled rice for shipment to Hawaii may be credited against not more than 10 percent of the amount of rice required to be set aside during such month.

This amendment shall become effective at 12:01 a. m., e. s. t., June 1, 1946. With respect to violations, rights accrued, liabilities incurred, or appeals taken, prior to said date, under War Food Order No. 10, as amended, all provisions of said order shall be deemed to remain in full force for the purpose of sustaining any proper suit, action, or other proceeding with respect to any such violation, right, liability, or appeal.

(E.O. 9280, 7 F.R. 10179; E.O. 9577, 10 F.R. 8087)

Issued this 31st day of May 1946.

[SEAL] CLINTON P. ANDERSON,  
Secretary of Agriculture.

[F. R. Doc. 46-9311; Filed, May 31, 1946;  
3:57 p. m.]

[WFO 148]

## PART 1401—DAIRY PRODUCTS

## EVAPORATED MILK

The fulfillment of requirements for the defense of the United States will result in a shortage of the supply of evaporated milk for defense, for private account, and for export; and the following order is deemed necessary and appropriate in

the public interest and to promote the national defense:

§ 1401.207 *Evaporated milk required to be set aside*—(a) *Definitions.* (1) "Evaporated milk" means evaporated milk as defined in the definitions and standards of identity for evaporated milk (21 CFR, Cum. Supp., 18,520 et seq.), issued on June 28, 1940, pursuant to the Federal Food, Drug, and Cosmetic Act.

(2) "Person" means any individual, partnership, corporation, association, or any other business entity or organized group of persons, whether incorporated or not.

(3) "Producer" means any person who manufactures evaporated milk.

(4) "Receiver" means any person who has facilities or access to facilities which enable him to receive, store, and ship evaporated milk in carload lots, and who customarily ships evaporated milk in carload lots.

(5) "Set aside" means to set aside and hold for sale and delivery to any designated agency.

(6) "Designated agency" means any of the following: (i) The Armed Services of the United States (excluding, for the purposes of this order, the United States Army post exchanges, the United States Navy ship service departments, and the United States Marine Corps post exchanges); (ii) the United States Department of Agriculture (including, but not being limited to, any corporate agency thereof); (iii) the War Shipping Administration; (iv) any approved ship supplier designated as such by the War Shipping Administration; (v) the United States Veterans' Administration; and (vi) any other instrumentality or agency designated by the Administrator.

(7) "Armed Services of the United States" means the Army, the Navy, the Marine Corps, and the Coast Guard of the United States.

(8) "Administrator" means the Administrator, Production and Marketing Administration, United States Department of Agriculture, or any officer or employee of the Department to whom the Administrator has heretofore lawfully delegated, or to whom he may hereafter lawfully delegate, authority to act in his stead.

(b) *Restrictions.* (1) Every producer shall set aside, during each calendar month, a quantity of evaporated milk equal to such percentage or portion as the Administrator may order of all evaporated milk produced by him during such month.

(2) Upon receipt of specific authorization from the Administrator, any producer may enter into an agreement with a second producer or a receiver whereby the second producer or receiver will set aside, in addition to any evaporated milk otherwise required to be set aside by him, a quantity of evaporated milk equal to all or part of the evaporated milk required to be set aside by the first producer, and the second producer or receiver shall so set aside such quantity of evaporated milk, within such period as the Administrator may specify, thereby fulfilling the requirements of the first producer pursuant to (b) (1) hereof, with respect to such quantity of evaporated milk.

(3) All evaporated milk set aside pursuant to the provisions hereof shall be stored under the same conditions of storage customarily observed to maintain the quality of evaporated milk, and shall be packaged and assembled for delivery in accordance with requirements and specifications of the designated agencies purchasing such evaporated milk.

(4) Any person who sold and delivered any quantity of evaporated milk to any designated agency during May 1946 may consider such quantity of evaporated milk as having been set aside, pursuant to the provisions hereof or Administrator's order pursuant hereto, by such person during June 1946 or any subsequent calendar month of 1946. Any person who sells and delivers any quantity of evaporated milk to any designated agency during any calendar month of 1946, subsequent to May 1946, in excess of the quantity thereof required to be set aside during such month by such person, pursuant to the provisions hereof or Administrator's order pursuant hereto, may consider such excess quantity of evaporated milk as having been set aside by such person during any subsequent calendar month of 1946.

(5) On and after July 1, 1946, neither a producer nor a receiver shall, unless authorized in writing by the Administrator, sell, contract to sell, or deliver, except to a designated agency, any evaporated milk so long as the total quantity of evaporated milk, set aside pursuant to the provisions of this order, and owned by the respective person, exceeds the total quantity of all evaporated milk required, by the provisions of this order, to be set aside by such person during the immediately preceding calendar month.

(6) Each producer and each receiver, respectively, shall retain in his possession at all times a quantity of set aside evaporated milk which is equal to the total quantity of evaporated milk required to be set aside by each such person minus the total quantity of evaporated milk (i) sold and delivered by each such person to designated agencies, and (ii) released from the set aside provisions of this order.

(7) The Administrator may release any set aside evaporated milk from the restrictions of this order if he determines that no designated agency has contracted for, or declared its intention or desire to contract for, such evaporated milk within such period as he may specify, or that such evaporated milk is not required for any such agencies.

(c) *Existing contracts.* The provisions of this order and of any regulation or order pursuant hereto shall be observed without regard to contracts heretofore or hereafter entered into or any rights accrued or payments made thereunder. This order shall not, however, be construed as reducing the amount of evaporated milk which any person is required to offer or deliver, under existing contracts or contracts subsequently entered into with any designated agency, to any such agency.

(d) *Records and reports.* (1) The Administrator shall be entitled to obtain such information from, and require such reports and the keeping of such



records by, any person as may be necessary or appropriate, in the discretion of the Administrator, for the enforcement or administration of the provisions of this order, subject to the approval of the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

(2) Every person subject to this order shall, for at least two years (or for such other period of time as the Administrator may designate), maintain an accurate record of his transactions in evaporated milk.

(e) *Audits and inspections.* The Administrator shall be entitled to make such audits and inspections of the books, records and other writings, premises or stocks of evaporated milk of any person, and to make such investigations as may be necessary or appropriate, in the discretion of the Administrator, for the enforcement or administration of the provisions of this order.

(f) *Petition for relief from hardship.* Any person affected by this order who considers that compliance herewith would work an exceptional or unreasonable hardship on him may file a petition for relief with the Administrator. Such petition shall be addressed to Administrator, Production and Marketing Administration, United States Department of Agriculture, Washington 25, D. C. Petitions for such relief shall be in writing and shall set forth all pertinent facts and the nature of the relief sought. The Administrator may consider any such petition and take such action with reference thereto that he deems appropriate, and such action shall be final.

(g) *Violations.* Any person who violates any provision of this order or of any regulation or order pursuant hereto, may, in accordance with the applicable procedure, be prohibited from receiving, making any deliveries of, or using evaporated milk. In addition, any person who willfully violates any provision of this order or of any regulation or order pursuant hereto is guilty of a crime and may be prosecuted under any and all applicable laws. Further, civil action may be instituted to enforce any liability or duty created by, or to enjoin any violation of, any provision of this order.

(h) *Delegation of authority.* The administration of this order and the powers vested in the Secretary of Agriculture of the United States, insofar as such powers relate to the administration of this order, are hereby delegated to the Administrator; and the Administrator is hereby authorized to redelegate to any employee or employees of the United States Department of Agriculture any or all of the authority vested in the Administrator by this order.

(i) *Communications.* All reports to be filed pursuant hereto and all communications concerning this order shall, except as provided herein or unless instructions to the contrary are issued by the Administrator, be addressed to the Administrator, Production and Marketing Administration, United States Department of Agriculture, Washington 25, D. C.

(j) *Territorial scope.* This order shall apply only in the area included in the

48 States of the United States and the District of Columbia.

(k) *Effective date.* This order shall become effective at 12:01 a. m., e. s. t., May 31, 1946.

NOTE: The record-keeping requirements of this order have been approved by, and all subsequent record-keeping and reporting requirements will be subject to the approval of, the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

(E.O. 9280, 7 F.R. 10179; E.O. 9577, 10 F.R. 8087)

Issued this 31st day of May 1946.

[SEAL]

CLINTON P. ANDERSON,  
Secretary of Agriculture.

[F. R. Doc. 46-9352; Filed, June 3, 1946;  
11:13 a. m.]

[WFO 148-1]

#### PART 1401—DAIRY PRODUCTS

##### PERCENTAGE OF EVAPORATED MILK REQUIRED TO BE SET ASIDE IN JUNE 1946

Pursuant to the authority vested in me by War Food Order No. 148, effective May 31, 1946, and in order to effectuate the purposes of such order, it is hereby ordered as follows:

§ 1401.208 *Percentage of evaporated milk to be set aside in June 1946—(a) Definitions.* Each term defined in War Food Order No. 148 shall, when used herein, have the same meaning as set forth for such term in said War Food Order No. 148.

(b) *Percentage.* Each producer shall set aside in the calendar month of June 1946 a quantity of evaporated milk equal to 60 percent of all evaporated milk produced by him in such month.

(c) *Effective date.* This order shall become effective at 12:01 a. m., e. s. t., June 1, 1946.

(E.O. 9280, 7 F.R. 10179; E.O. 9577, 10 F.R. 8087; WFO 148)

Issued this 31st day of May 1946.

[SEAL]

E. A. MEYER,  
Assistant Administrator.

[F. R. Doc. 46-9353; Filed, June 3, 1946;  
11:13 a. m.]

[WFO 75-7, Amdt. 2]

#### PART 1410—LIVESTOCK AND MEATS

##### LIVESTOCK SLAUGHTER RESTRICTIONS

War Food Order No. 75-7, as amended (11 F.R. 6445, 5212), is hereby amended as follows:

1. By deleting the tables appearing at the end of paragraphs (b) (2), (b) (3) and (c) (2) and substituting in each case the following table:

Type of livestock:	Percentage
Cattle .....	85
Calves .....	85
Swine .....	90

This amendment shall become effective at 12:01 a. m., e. s. t., June 3, 1946. With respect to violations, rights accrued, liabilities incurred, or appeals taken, prior to said date, under War Food Order No. 75-7 as amended, all provisions of said

order shall be deemed to remain in full force for the purpose of sustaining any proper suit, action, or other proceeding with respect to any such violation, right, liability, or appeal.

(E.O. 9280, 7 F.R. 10179; E.O. 9577, 10 F.R. 8087)

Issued this 1st day of June 1946.

[SEAL]

JESSE B. GILMER,  
Deputy Administrator.

[F. R. Doc. 46-9349; Filed, June 3, 1946;  
11:13 a. m.]

#### TITLE 14—CIVIL AVIATION

##### Chapter I—Civil Aeronautics Board

[Regs., Amdt. 40-7]

##### PART 40—AIR CARRIER OPERATING CERTIFICATION

###### AIRCRAFT

Amending Part 40 to conform with amendments to Part 61.

At a session of the Civil Aeronautics Board held at its office in Washington, D. C., on the 24th day of May 1946.

Effective May 24, 1946, § 40.12 and § 40.334 of the Civil Air Regulations are amended to read as follows:

§ 40.12 *Aircraft.* Applicant shall show certificated aircraft of a model and number found by the Administrator to be adequate for safe operation as related to the service offered, the route traversed, and the operating and maintenance procedures and techniques proposed. (See also § 40.2.)

§ 40.334 *Number of aircraft.* Applicant shall show certificated aircraft of a number sufficient to permit the maintenance of all schedules proposed, as provided for in § 40.16.

(52 Stat. 984, 1007; 49 U.S.C. 425, 551)

By the Civil Aeronautics Board.

[SEAL]

FRED A. TOOMBS,  
Secretary.

[F. R. Doc. 46-9357; Filed, June 3, 1946;  
11:17 a. m.]

[Regs., Amdt. 41-2]

##### PART 41—CERTIFICATION AND OPERATION RULES FOR SCHEDULED AIR CARRIER OPERATIONS OUTSIDE THE CONTINENTAL LIMITS OF THE UNITED STATES

###### MISCELLANEOUS AMENDMENTS

At a session of the Civil Aeronautics Board held at its office in Washington, D. C., on the 24th day of May 1946.

Effective May 24, 1946, Part 41 of the Civil Air Regulations is amended as follows:

1. By amending the first paragraph of § 41.27 to read as follows:

§ 41.27 *Operating limitations upon airplanes certificated under transport category requirements.* When operating any airplane certificated in accordance with the provisions of § 04.1 (in the regulations issued on or after November 9, 1945), or of § 04.75-T (in the regulations



issued prior to November 9, 1945), the provisions of §§ 41.270 to 41.273 inclusive shall apply unless deviations therefrom are specifically authorized by the Administrator when he finds that, due to a peculiarity of a specific case, such application is unnecessary for safety.

2. By amending § 41.270 *General limitations*, as follows:

a. Delete the word "gross" from paragraph (c).

b. Insert "and oil" after the words "amount of fuel" in paragraph (c).

c. Substitute the word "airport" in lieu of the word "field" in paragraph (c).

3. By amending § 41.271 *Take-off limitations to provide for engine failure*, as follows:

a. Substitute the word "airports" in lieu of the word "fields" in the first paragraph.

b. Delete the word "gross" from first paragraph.

c. Delete "04.7532-T" from first paragraph, and insert in lieu thereof "04.12 (in the Regulations issued on or after November 9, 1945), or § 04.7532-T (in the Regulations issued prior to November 9, 1945)."

4. By amending § 41.272 *En route limitations*, to read as follows:

§ 41.272 *En route limitations.*

§ 41.2720 *All airplanes; all engines operating.* Airplanes shall be dispatched only at such take-off weights that, in proceeding along the intended track with the weight of the airplane progressively reduced by the anticipated consumption of fuel and oil, the rate-of-climb with all engines operating (as set forth in the airplane operating manual), shall be, in feet per minute,  $6V^{.2}$  at an altitude at least 1,000 feet above the elevation of the highest ground or obstruction within 10 miles of either side of the intended track; except that this requirement need not apply to airplanes certificated under the performance requirements of the regulations issued prior to November 9, 1945.

§ 41.2721 *All airplanes; one engine inoperative.* Airplanes shall be dispatched only at such take-off weights that in proceeding along the intended track with the weight of the airplane progressively reduced by the anticipated consumption of fuel and oil, the rate-of-climb with one engine inoperative (as set forth in the airplane operating manual), shall be, in feet per minute,  $0.02V^{.2}$  for airplanes having maximum take-off weights up to 40,000 pounds, increasing linearly to  $0.04V^{.2}$  at 60,000 pounds, and  $0.04V^{.2}$  for maximum take-off weights above 60,000 pounds at an altitude at least 1,000 feet above the elevation of the highest ground or obstruction within 10 miles of either side of the intended track; except that for airplanes certificated under the performance requirements of the regulations issued prior to November 9, 1945 the above rate-of-climb value may be  $0.02V^{.2}$  irrespective of maximum take-off weight.

§ 41.2722 *Airplanes with four or more engines; two engines inoperative.* If from any point along the track flown, more than 90 minutes at "all engines

operating" cruising speed is required to reach an available landing area where the provisions of § 41.273 as modified by § 41.2730 can be met at the airplane weight estimated to exist upon arrival there, an aircraft with four or more engines shall not be dispatched over such track unless its weight is such as to permit a rate-of-climb with two engines inoperative (as set forth in the airplane operating manual), in feet per minute, of  $0.01V^{.2}$  at an altitude of at least 1,000 feet above the elevation of the highest ground or obstruction within 10 miles on either side of the intended track to the landing area; or at 5,000 feet whichever is higher; except that this requirement need not apply to airplanes certificated under the performance requirements of the regulations issued prior to November 9, 1945. This specified rate-of-climb shall correspond to the airplane's weight attained at the moment of failure of the second engine (assumed to occur 90 minutes from time of departure), or to the weight which may be attained by dumping fuel at the moment of failure of the second engine, provided that sufficient fuel is retained aboard the airplane to reach a point 1,000 feet directly above the landing area.

§ 41.2723 *Special air navigation facilities.* Where special air navigation facilities provide for reliable and accurate identification of high ground or obstruction extending for less than 20 miles along the track, the lateral distance of 10 miles specified in § 41.2720 through § 41.2722 may be reduced to 5 miles.

5. By amending § 41.273 *Landing distance limitations*, as follows:

a. Delete "04.7533-T" from paragraph (a), and insert in lieu thereof "04.124 (in the Regulations issued on or after November 9, 1945), or § 04.7533-T (in the Regulations issued prior to November 9, 1945)."

(52 Stat. 984, 1007; 49 U.S.C. 425, 551)

By the Civil Aeronautics Board.

[SEAL] FRED A. TOOMBS,  
Secretary.

[F. R. Doc. 46-9358; Filed, June 3, 1946;  
11:17 a. m.]

[Regs., Amtd. 61-12]

PART 61—SCHEDULED AIR CARRIER RULES  
MISCELLANEOUS AMENDMENTS

At a session of the Civil Aeronautics Board held at its office in Washington, D. C., on the 24th day of May 1946.

Effective May 24, 1946, Part 61 of the Civil Air Regulations is amended as follows:

1. By repealing §§ 61.33 and 61.34 (subject covered by § 61.7114).

2. By amending the first paragraph of § 61.712 to read as follows:

§ 61.712 *Operating limitations upon airplanes certificated under transport category requirements.* When operating in scheduled passenger transportation any airplane certificated in accordance with the provisions of § 04.1 (in the regulations issued on or after November 9, 1945), or of § 04.75-T (in the regulations

issued prior to November 9, 1945), the provisions of §§ 61.7121 to 61.7125 inclusive shall apply unless deviations therefrom are specifically authorized by the Administrator when he finds that, due to a peculiarity of a specific case, such application is unnecessary for safety.

3. By amending § 61.7121 *General limitations*, as follows:

a. Delete the word "gross" from paragraph (c).

b. Insert "and oil" after the words "amount of fuel" in paragraph (c).

4. By amending § 61.7122 *Take-off limitations to provide for engine failure*, as follows:

a. Delete the word "gross" from first paragraph.

b. Delete "04.7532-T" from first paragraph, and insert in lieu thereof "§ 04.12 (in the regulations issued on or after November 9, 1945), or § 04.7532-T (in the regulations issued prior to November 9, 1945)."

5. By amending § 61.7123 *Landing distance limitations*, as follows:

a. Delete word "aircraft" from paragraph (a), and insert in lieu thereof the word "airplanes."

b. Delete "04.7533-T" from paragraph (a), and insert in lieu thereof "§ 04.124 (in the regulations issued on or after November 9, 1945), or § 04.7533-T (in the regulations issued prior to November 9, 1945)."

6. By amending § 61.725 *En route limitations*, to read as follows:

§ 61.7125 *En route limitations.*

§ 61.71250 *All airplanes; all engines operating.* Airplanes shall be dispatched only at such take-off weights that, in proceeding along the intended track with the weight of the airplane progressively reduced by the anticipated consumption of fuel and oil, the rate-of-climb with all engines operating (as set forth in the airplane operating manual), shall be, in feet per minute,  $6V^{.2}$  at an altitude at least 1,000 feet above the elevation of the highest ground or obstruction within 10 miles of either side of the intended track; except that this requirement need not apply to airplanes certificated under the performance requirements of the regulations issued prior to November 9, 1945.

§ 61.71251 *All airplanes; one engine inoperative.* Airplanes shall be dispatched only at such take-off weights that in proceeding along the intended track, with the weight of the airplane progressively reduced by the anticipated consumption of fuel and oil, the rate-of-climb with one engine inoperative (as set forth in the airplane operating manual), shall be, in feet per minute,  $0.02V^{.2}$  for airplanes having maximum take-off weights up to 40,000 pounds, increasing linearly to  $0.04V^{.2}$  at 60,000 pounds, and  $0.04V^{.2}$  for maximum take-off weights above 60,000 pounds at an altitude at least 1,000 feet above the elevation of the highest ground or obstruction within 10 miles of either side of the intended track; except that for airplanes certificated under the performance requirements of the regulations issued prior to November 9, 1945, the above rate-of-climb value may



be 0.02V<sup>2</sup> irrespective of maximum take-off weight.

§ 61.71252 *Airplanes with four or more engines—two engines inoperative.* If from any point along the track flown, more than 90 minutes at "all engines operating" cruising speed is required to reach an available landing area where the provisions of § 61.7123 as modified by § 61.71230 can be met at the airplane weight estimated to exist upon arrival there, an aircraft with four or more engines shall not be dispatched over such track unless its weight is such as to permit a rate-of-climb with two engines inoperative (as set forth in the airplane operating manual), in feet per minute, of 0.01V<sup>2</sup> at an altitude of at least 1,000 feet above the elevation of the highest ground or obstruction within 10 miles on either side of the intended track to the landing area; or at 5,000 feet whichever is higher; except that this requirement need not apply to airplanes certificated under the performance requirements of the regulations issued prior to November 9, 1945. This specified rate-of-climb shall correspond to the airplane's weight attained at the moment of failure of the second engine (assumed to occur 90 minutes from time of departure), or to the weight which may be attained by dumping fuel at the moment of failure of the second engine: *Provided*, That sufficient fuel is retained aboard the airplane to reach a point 1,000 feet directly above the landing area.

§ 61.71253 *Special air navigation facilities.* Where special air navigation facilities provide for reliable and accurate identification of high ground or obstruction extending for less than 20 miles along the track, the lateral distance of 10 miles specified in § 61.71250 through § 61.71252 may be reduced to 5 miles.

(52 Stat. 984, 1007; 49 U.S.C. 425, 551)

By the Civil Aeronautics Board.

[SEAL] FRED A. TOOMBS,  
Secretary.

[F. R. Doc. 46-9359; Filed, June 3, 1946;  
11:17 a. m.]

## TITLE 24—HOUSING CREDIT

### Chapter II—Federal Savings and Loan System

[Bulletin 60]

#### PART 203—OPERATION

##### SALE OF LOANS

Paragraph (a) of § 203.13 of the rules and regulations for the Federal Savings and Loan System is hereby amended, effective May 31, 1946, to read as follows:

(a) *Mortgage brokerage business; sale of loans.* No Federal association shall engage in the mortgage brokerage business: *Provided, however*, Any Federal association may sell any loan at any time if the total dollar amount of loans sold, including such sale, within the twelve months' period immediately preceding the date of such sale, does not exceed a sum equivalent to 25 percent of the dollar amount of all loans origi-

nated by such Federal association within such period. The limitation upon the sale of loans may be adjusted in case of any Federal association upon application to and approval by the Federal Home Loan Bank Administration. Any mortgages so sold, which were originated by the Federal association, may be sold only if an initial service charge is made and collected by the Federal association sufficient to reimburse it for the expenses incurred in originating such business. *And provided further*, That such loans are sold without recourse, and if under a contract to service the same, then on a basis to provide sufficient compensation to the Federal association to reimburse it for expenses incurred under its service contract. No Federal association which holds a mortgage or other instrument securing a debt which is a first lien upon real estate and which simultaneously holds one or more additional mortgages or other instruments securing a debt and constituting liens inferior to the first lien upon the same real estate, shall sell or otherwise dispose of any such mortgage or other instrument, unless it shall simultaneously sell or otherwise dispose of all mortgages or other instruments constituting inferior liens upon the same real estate.

Paragraphs (c) and (d) of § 203.13 of the rules and regulations for the Federal Savings and Loan System are hereby repealed, effective May 31, 1946.

(Sec. 5 (a), 48 Stat. 132; 12 U.S.C. 1464 (a); E.O. 9070, 7 F.R. 1529)

These amendments are deemed to be of a minor character within the meaning of § 201.2 of the rules and regulations for the Federal Savings and Loan System.

HAROLD LEE,

Governor.

KENNETH G. HEISLER,

General Counsel.

ORMOND E. LOOMIS,

Executive Assistant to the  
Commissioner.

[F. R. Doc. 46-9310; Filed, May 31, 1946;  
3:30 p. m.]

### Chapter III—Federal Savings and Loan Insurance Corporation

[Bulletin 26]

#### PART 301—INSURANCE OF ACCOUNTS

##### LOANS ON REAL ESTATE

Section 301.11 of the rules and regulations for insurance of accounts is hereby amended, effective May 31, 1946, by adding at the end thereof the following additional paragraph:

(e) *Exceptions to limitations on lending beyond fifty miles.* Any insured institution may, without regard to the preceding provisions of this section, loan or invest its funds, to the extent it has legal power to do so, in loans secured by real estate located more than 50, but not more than 100, miles from its principal office:

(1) In or upon which any insurance, or as to which a commitment for insurance thereof has been made, or as to which the insured institution has insurance, under Title I, or any other title or provision of

the National Housing Act, as heretofore, now, or hereafter in force; and

(2) In or upon which any guaranty or insurance, or as to which a commitment for guaranty or insurance thereof has been made, or as to which the insured institution has any guaranty or insurance, under the Servicemen's Readjustment Act of 1944 as heretofore, now, or hereafter in force or otherwise by the United States or any agency or instrumentality thereof:

*Provided*, That the total amount so invested shall not exceed 15 percent of its assets.

(Sec. 403 (b), (c), 48 Stat. 1257, 1258, Sec. 23, 49 Stat. 298; 12 U.S.C. 1726 (b), (c) and Sup.; E.O. 9070, 7 F.R. 1529)

This amendment is deemed to be of a minor character within the meaning of § 301.22 of the rules and regulations for insurance of accounts.

W. H. HUSBAND,

General Manager.

KENNETH G. HEISLER,

General Counsel.

ORMOND E. LOOMIS,

Executive Assistant to the  
Commissioner.

[F. R. Doc. 46-9308; Filed, May 31, 1946;  
3:30 p. m.]

[Bulletin 27]

#### PART 301—INSURANCE OF ACCOUNTS

##### SALE OF LOANS

Section 301.18 of the rules and regulations for insurance of accounts is hereby amended, effective May 31, 1946, to read as follows:

§ 301.18 *Mortgage brokerage business; sale of loans.* No insured institution shall engage in the mortgage brokerage business: *Provided, however*, Any insured institution may sell any loan at any time if the total dollar amount of loans sold, including such sale, within the twelve months' period immediately preceding the date of such sale, does not exceed a sum equivalent to 25 per cent of the dollar amount of all loans originated by such insured institution within such period. The limitation upon the sale of loans may be adjusted in case of any insured institution upon application to and approval by the Corporation. Any mortgages so sold, which were originated by the insured institution, may be sold only if an initial service charge is made and collected by the insured institution sufficient to reimburse it for the expenses incurred in originating such business: *And provided further*, That such loans are sold without recourse, and if under a contract to service the same, then on a basis to provide sufficient compensation to the insured institution to reimburse it for expenses incurred under its service contract. No insured institution which holds a mortgage or other instrument securing a debt which is a first lien upon real estate and which simultaneously holds one or more additional mortgages or other instruments securing a debt and constituting liens inferior to the first lien upon the same real estate, shall sell or



otherwise dispose of any such mortgage or other instrument, unless it shall simultaneously sell or otherwise dispose of all mortgages or other instruments constituting inferior liens upon the same real estate.

(Sec. 403 (b), (c), 48 Stat. 1257, 1258, Sec. 23, 49 Stat. 298; 12 U.S.C. 1726 (b), (c) and Sup.; E.O. 9070, 7 F.R. 1529)

This amendment is deemed to be of a minor character within the meaning of § 301.22 of the rules and regulations for insurance of accounts.

W. H. HUSBAND,  
General Manager.  
KENNETH G. HEISLER,  
General Counsel.  
ORMOND E. LOOMIS,

Executive Assistant to the Commissioner.

[F. R. Doc. 46-9309; Filed, May 31, 1946;  
3:30 p. m.]

### TITLE 30—MINERAL RESOURCES

#### Chapter IV—Petroleum Conservation Division, Department of the Interior

##### REVISION OF CHAPTER HEADNOTE

CROSS REFERENCE: See Executive Order 9732, *supra*, for change in designation from "Petroleum Conservation Division" to "Oil and Gas Division."

#### PART 401—PETROLEUM CONSERVATION ORDERS

##### SUBSTITUTION OF "OIL AND GAS DIVISION" FOR "PETROLEUM CONSERVATION DIVISION"

CROSS REFERENCE: For amendment of Executive Order 7756, codified as §§ 401.1 and 401.2 of this title, see Executive Order 9732, *supra*.

#### PART 403—REPORTS AND INSPECTIONS OF FACILITIES AND AGENCIES FOR THE PRODUCTION, PROCESSING, STORAGE AND TRANSPORTATION OF PETROLEUM AND PETROLEUM PRODUCTS

##### SUBSTITUTION OF "OIL AND GAS DIVISION" FOR "PETROLEUM CONSERVATION DIVISION"

CROSS REFERENCE: For amendment of regulations approved Oct. 27, 1942, see Executive Order 9732, *supra*.

#### Chapter VI—Solid Fuels Administration for War

[SFAW Order 32, Amdt. 2]

#### PART 602—GENERAL ORDERS AND DIRECTIVES

##### DISTRIBUTION OF BITUMINOUS COAL

In order to effectuate the distribution program of Solid Fuels Administration for War and assure that adequate supplies will be available for the continuance of those activities most essential to the health, safety and welfare of the Nation, it is necessary to continue obtaining information concerning distribution of bituminous coal. Therefore, pursuant to Executive Order No. 9332 (8 F. R. 5355), paragraph (b) of SFAW Order No. 32, as amended, is hereby further amended to read as follows:

(b) Consumers are prohibited from receiving any coal produced in Districts 1-4 inclusive, 6-11 inclusive, and 13, unless such consumer shall file with his supplier on or before the 24th day of the calendar month preceding the month of shipment an order containing the information required by the provisions of subparagraphs (1), (2), (3) and (4) of paragraph (a) of § 602.712 of SFAW Regulation No. 27, as follows:

(1) Separately, by uses, the specific number of tons ordered from your supplier.

(2) Separately, by uses, your estimated days' supply (calculated as set forth in § 602.711) as of the last day of the calendar month during which the order is placed.

(3) Separately, by uses, your monthly consumption requirements (calculated as set forth in § 602.711).

(4) Separately, by uses, and groups of districts, the total tonnage of coal (except "surplus coal" which you have indicated your willingness to buy) you have ordered from all suppliers for delivery to you from each group of districts during the same calendar month.

Districts 9, 10, 11 and 13 are to be reported as Group A;

Districts 1-4, inclusive, and 6 are to be reported as Group B;

Districts 7 and 8 (high volatile) are to be reported as Group C;

Districts 7 and 8 (low volatile) are to be reported as Group D;

All other districts and Canada are to be reported as Group E.

A new paragraph (c) is added after paragraph (b):

(c) Shippers of coal produced in Districts 1-4 inclusive, 6-11 inclusive, and 13 are prohibited from shipping any coal to a wholesaler (except a commercial dock operator located on the Great Lakes or on the Atlantic Seaboard north of, but not including, New York Harbor) unless such wholesaler's order contains (1) the names and addresses of the consumers to whom the coal is to be resold by the wholesaler and (2) such information as is required to be submitted to the wholesaler by the order of the consumer as provided in paragraph (b) above.

The certification required by subparagraph (5) of paragraph (a) of § 602.712 is not required by this amendment.

This amendment does not affect civil or criminal liabilities resulting from violation of SFAW Regulation No. 27.

NOTE: All reporting requirements of this amendment have been approved by the Bureau of the Budget pursuant to the Federal Reports Act of 1942 and regulations issued thereunder.

This amendment shall become effective immediately.

(E.O. 9332, 8 F.R. 5355; E.O. 9125, 7 F.R. 2719; Sec. 2 (a), 54 Stat. 676, as amended by 55 Stat. 236, 56 Stat. 176, 58 Stat. 827 and 59 Stat. 658)

Issued this 31st day of May 1946.

DAN H. WHEELER,  
Deputy Solid Fuels  
Administrator for War.

[F. R. Doc. 46-9395; Filed, June 3, 1946;  
11:44 a. m.]

[SFAW Order 37]

#### PART 602—GENERAL ORDERS AND DIRECTIVES

##### DISTRIBUTION OF BITUMINOUS COAL

In view of the emergency resulting from loss of bituminous coal production and inadequate bituminous coal supplies, and in order to provide for an orderly and equitable distribution of bituminous coal, it is hereby ordered:

1. Each shipper of bituminous coal in Districts 1-4, inclusive, and 6-11, inclusive, shall report forthwith, in duplicate, to the Solid Fuels Administration for War, Washington 25, D. C., the following information relating to lake shipments of coal:

(a) The total tonnage of his lake commitments for the 1946 period of lake navigation.

(b) The total tonnage of such coal, by sizes, intended for use by railroads.

(c) The total tonnage of such coal, by sizes, for shipment to users included in the first preference group, except railroads, described in the May 11 and May 14 Notices of Direction.

(d) The total tonnages of such coal for shipment to users included in the second preference group described in the May 11 and May 14 Notices of Direction.

(e) The total tonnages sold to (1) commercial lake dock operators, and (2) to lake forwarders for transshipment via lake.

2. Each consumer receiving coal at its own lake docks, or for storage at commercial lake docks, shall report forthwith to the Solid Fuels Administration for War, Washington 25, D. C., the following:

(a) The total tonnage purchased by him for delivery during the 1946 period of lake navigation.

(b) The total tonnage, by sizes, by producing districts, purchased by him from (1) each producer and (2) from each lake forwarder.

(c) The amount of tonnage he estimates he will need to meet his consumption requirements for the period May 1, 1946 to April 30, 1947.

3. Each operator of a commercial lake dock shall report forthwith to the Solid Fuels Administration for War, Washington 25, D. C.:

(a) The total tonnage purchased by him for delivery during the 1946 period of lake navigation.

(b) The tonnage of such coal purchased by him from (1) each producer and (2) each lake forwarder, by sizes, and by district of origin, for application to (i) railroads, (ii) users in first preference group, except railroads, and (iii) all other uses.

(c) The total tonnages of the commitments made by him for delivery during the period May 1, 1946 to April 30, 1947.

(d) The total tonnage of such coal, by sizes, sold by him for delivery to railroads.

(e) The total tonnage of such coal, by sizes, sold by him for delivery to users in first preference group, except railroads.

(f) The total tonnage of such coal, by sizes, sold by him to all other industrial users.



(g) The tonnage of such coal, by sizes, necessary to supply his domestic consumers' requirements.

4. Each lake forwarder of bituminous coal shall report forthwith to the Solid Fuels Administration for War, Washington 25, D. C.:

(a) The total tonnage purchased by him for transshipment via lake during the 1946 period of lake navigation.

(b) The total tonnage, by sizes, and by district of origin, of such coal purchased by him from each producer.

(c) The name and address of each person to whom he has resold such coal, and the total tonnage, by sizes, resold by him to each such person.

NOTE: All reporting requirements of this order have been approved by the Bureau of the Budget pursuant to the Federal Reports Act of 1942 and regulations issued thereunder.

This order shall become effective immediately.

(E.O. 9332, 8 F.R. 5355; E.O. 9125, 7 F.R. 2719; sec. 2 (a), 54 Stat. 676, as amended by 55 Stat. 236, 56 Stat. 176, 58 Stat. 827 and 59 Stat. 658)

Issued this 31st day of May 1946.

J. A. KRUG,

*Solid Fuels Administrator for War.*

[F. R. Doc. 46-9394; Filed, June 3, 1946; 11:43 a. m.]

## PART 602—GENERAL ORDERS AND DIRECTIONS

### INTERIM DIRECTION TO SHIPPERS OF BITUMINOUS COAL PRODUCED IN ALL DISTRICTS AND TO LAKE AND TIDEWATER COMMERCIAL DOCK OPERATORS AND RETAIL DEALERS

It is necessary (1) that adequate coal be supplied for the continuance of activities essential to the health and safety of the Nation and (2) that the balance of coal be distributed equitably so as to avoid hardship and distress. Accordingly, the following notice of interim direction is issued pursuant to SFAW Regulation No. 1, as amended (8 F.R. 5832):

1. Shippers of bituminous coal produced in all districts and lake and tidewater commercial dock operators and retail dealers are hereby prohibited from making any shipment or delivery of bituminous coal except as herein provided:

(a) First preference is to be given to orders of public utilities, railroads, hospitals, food processing plants (including milk plants, dairies and commercial bakeries), refrigeration plants and laundries, provided, however, that this preference is limited to such consumer to the extent that his orders are (1) promptly placed with his normal suppliers and (2) do not exceed in the aggregate the tonnage specified in the stock limitation table hereinafter set forth.

First preference is also to be given to orders of persons operating steamships or tugboats on the Great Lakes, at tidewater or on a river to the minimum extent necessary to provide the fuel for actual operation of such steamships or tugboats.

First preference is also to be given to orders of retail dealers, lake and tidewater commercial dock operators placed with normal suppliers to the limited extent necessary to assure that they receive a supply of coal equivalent to the tonnage which their consumer customers in the categories described in the foregoing paragraph are entitled to receive under that paragraph.

(b) Second preference is to be given to orders of industrial consumers other than those entitled to the first preference: *Provided, however*, That this preference is limited to such a consumer to the extent that his orders (1) are promptly placed with his normal suppliers and (2) do not exceed in the aggregate the tonnage specified in the stock limitation table hereinafter set forth.

Second preference is also to be given to orders of retail dealers, lake and tidewater commercial dock operators placed with normal suppliers to the limited extent necessary to assure that they receive a supply of coal equivalent to the tonnage which their consumer customers in the category described in the foregoing paragraph are entitled to receive under that paragraph.

STOCK LIMITATION TABLE FOR COAL PRODUCED IN ALL DISTRICTS

(1)	Maximum percentage of monthly consumption requirements			
	(2)	(3)	(4)	(5)
Estimated day's supply	First preference group excepting on-line railroads receiving coal via rail or ex-tidewater dock	First preference group receiving coal via tidewater or Lake	Second preference group including on-line railroads receiving coal via rail or ex-tidewater dock	Second preference group receiving coal via tidewater or Lake
Less than 15 days.....	Percent 110	Percent 110	Percent 105	Percent 110
15 days.....	110	110	100	110
16-19 days.....	105	110	(1)	105
20 days.....	100	110	(1)	105
21-24 days.....	(1)	105	(1)	100
25 days.....	(1)	105	(1)	(1)
26-29 days.....	(1)	105	(1)	(1)
30 days.....	(1)	100	50	(1)
31-34 days.....	(1)	(1)	50	(1)
35 days.....	50	(1)	50	(1)
36-40 days.....	50	(1)	50	(1)
41-45 days.....	50	(1)	50	50
45 days and over.....	50	50	50	50

<sup>1</sup> An amount of coal not in excess of that required to reduce the consumer's stock pile to base by the end of the month for which the coal is ordered. A consumer's base is that day's supply at which he is permitted to receive 100 percent of his monthly requirements, as indicated in the table.

(c) Third preference is to be given to orders of domestic consumers to the limited extent necessary to supply such consumers with a tonnage equivalent to 10 days' consumption requirements or a minimum truckload, or carload, or barge load, if the consumer normally purchases coal in carload or barge load lots, whichever is the greater.

Third preference is also to be given to orders of retail dealers, lake and tidewater commercial dock operators placed with normal suppliers to the limited extent necessary to assure that they receive a supply of coal equivalent to the

tonnage which their domestic consumer customers are entitled to receive under the foregoing paragraph.

(d) Within each of the preference categories described in (a) and (b) above, the shipper shall generally accord priority in shipment to the consumer whose stock pile position is weakest, taking into account his days' supply of coal, the transportation time from the mine to the consumer's stock pile, and other pertinent factors.

(e) If any shipper has surplus coal after he arranges to accord the preferences prescribed above, he shall immediately report such surplus coal to the Area Distribution Manager.

2. All persons are prohibited from ordering or receiving any coal in excess of the amount permitted to be delivered under the provisions of this direction.

3. No person shall be held liable for damages or penalties under any contract for any default which shall result directly or indirectly from compliance with the provisions of this direction.

4. Applications for exception from the provisions of this direction shall be filed with the Area Distribution Manager or with the Solid Fuels Administration for War, Washington 25, D. C. Applications shall set forth in detail the grounds for the requested relief and detailed information supporting the request.

5. All coal subject to this notice of direction (including tonnage of captive mines) may be diverted by specific direction of SFAW to meet emergency conditions.

6. Words used in this notice of direction shall have the same meaning as they had in SFAW Regulation No. 27 (10 F.R. 2909) unless otherwise indicated by the context.

7. This notice of interim direction supersedes the notice of direction to shippers of bituminous coal produced at mines resuming operations which were suspended on or about April 1, 1946, issued on May 11, 1946, the notice of direction to shippers of bituminous coal produced at mines resuming operations which were suspended on or about May 1, 1946, issued on May 14, 1946, and the notice of direction concerning deliveries of bituminous coal by retail dealers, and commercial dock operators at lake and tidewater, issued on May 6, 1946.

8. The notice of direction to all bituminous coal producers in Districts 1-4, 6-11 and 13, concerning the disposition of coal, issued May 28, 1946, which required the holding unbilled on mine tracks and other facilities, of coal after cessation of mining, is hereby revoked.

9. This notice of interim direction shall take effect June 1, 1946 and shall remain in effect until further notice.

(E.O. 9332, 8 F.R. 5355; E.O. 9125, 7 F.R. 2719; Sec. 2 (a), 54 Stat. 676, as amended by 55 Stat. 236, 56 Stat. 176, 58 Stat. 827 and 59 Stat. 658)

Issued this 31st day of May 1946.

J. A. KRUG,

*Solid Fuels Administrator for War.*

[F. R. Doc. 46-9396; Filed, June 3, 1946; 11:43 a. m.]



## TITLE 32—NATIONAL DEFENSE

## Chapter IX—Civilian Production Administration

**AUTHORITY:** Regulations in this chapter unless otherwise noted at the end of documents affected, issued under sec. 2 (a), 54 Stat. 676, as amended by 55 Stat. 236, 56 Stat. 177, 58 Stat. 827 and Pub. Law 270, 79th Cong.; E.O. 9024, 7 F.R. 329; E.O. 9040, 7 F.R. 527; E.O. 9125, 7 F.R. 2719; E.O. 9599, 10 F.R. 10155; E.O. 9638, 10 F.R. 12591; CPA Reg. 1, Nov. 5, 1945, 10 F.R. 13714.

## PART 944—REGULATIONS APPLICABLE TO THE OPERATION OF THE PRIORITIES SYSTEM

[Priorities Regulation 13, Direction 19]

## DISPOSAL OF SURPLUS BRASS MILL PRODUCTS, COPPER WIRE MILL PRODUCTS, AND COPPER AND COPPER BASE ALLOY SCRAP BY WAR ASSETS ADMINISTRATION

The following direction is issued pursuant to Priorities Regulation 13:

(a) *What this direction does.* There is a critical shortage in the supply of brass mill products, copper wire mill products, and copper and copper base alloy scrap, and these materials are not now readily obtainable in sufficient quantities from new production. The purpose of this direction is to limit the sale of these materials by War Assets Administration to persons who have immediate need for them in order to provide the greatest possible relief for the civilian deficiencies and to assure the widest distribution of this strategic property. It limits sales of these materials by the War Assets Administration to persons who give the certification described below, and provides for directed deliveries to certain persons when in the judgment of the Civilian Production Administration such action is deemed necessary to assure continued supply of the shapes and forms required for civilian uses.

Although this direction restricts sales to persons who will use the material for the purposes specified, it does not prohibit WAA from making sales, to the persons and for the purposes specified, upon such other terms and in such quantities as WAA may determine; and preference ratings have no effect upon any sales which may be made by WAA either by way of obliging it to sell or by way of determining as among the several buyers permitted by this direction, who shall get the material from WAA.

(b) *Restrictions on sales by WAA.* Unless the Civilian Production Administration specifically directs otherwise, the WAA may sell any of the products covered by this direction only as follows:

(1) Brass mill and copper wire mill products:

(i) Sales specifically authorized by Civilian Production Administration on Form CPA-1161.

(ii) Sales to Reconstruction Finance Corporation for resale under section 18 (e) of the Surplus Property Act of 1944 to persons who give to RFC either of the certificates described in paragraphs (b) (1) (iii) and (b) (1) (iv).

(iii) Sales to persons buying for their own use who give a certification with their purchase order in substantially the following form:

The undersigned certifies to the seller and Civilian Production Administration, subject to the penalties of Section 35 (A) of the United States Criminal Code, that (i) he requires the material covered by this purchase order for his own use in manufacturing or processing operations; (ii) his inventory of the type of material covered by this purchase

No. 108—3

order (including this lot) will not be in excess of his succeeding three months requirements; and (iii) the material obtained under this purchase order will be used or disposed of only in accordance with applicable Civilian Production Administration orders and regulations.

(1) Sales to persons buying for resale who give a certificate with their purchase order in substantially the following form:

The undersigned certifies to the seller and Civilian Production Administration, subject to the penalties of section 35 (A) of the United States Criminal Code, that (i) his inventory of the type of material covered by this purchase order (including this lot) will not be in excess of that permitted by applicable Civilian Production Administration orders and regulations; and (ii) the material obtained under this purchase order will be offered for sale promptly in accordance with applicable Civilian Production Administration orders and regulations.

(2) Copper and copper base alloy scrap, including ammunition cases:

(i) Sales specifically authorized by Civilian Production Administration on Form CPA-1161.

(ii) Sales to Reconstruction Finance Corporation for resale under section 18 (e) of the Surplus Property Act of 1944 to persons who give to RFC the certificate described in paragraph (b) (2) (iii).

(iii) Sales to smelters or reproducers who give a certificate with their purchase order in substantially the following form:

The undersigned certifies to the seller and Civilian Production Administration, subject to the penalties of section 35 (A) of the United States Criminal Code, that (i) he is a smelter or reproducer; (ii) his inventory of the type of material covered by this purchase order (including this lot) will not be in excess of his succeeding three months requirements; and (iii) the materials obtained under this purchase order will be used or disposed of only in accordance with applicable Civilian Production Administration orders and regulations.

The standard certification in Priorities Regulation 7 may not be used instead of these certifications.

(c) *Obligations of persons giving certificate.* Any person giving any of the certificates described above may obtain and use or dispose of the products covered by this direction which he gets with his certificate, only in accordance with its terms.

(d) *Special directives.* The Civilian Production Administration may issue special directives requiring the delivery of particular lots of brass mill or copper wire mill products, copper or copper base alloy scrap to smelters, brass mills or copper wire mills for further fabrication, when in its judgment such action is necessary to assure the continued flow of copper and copper base alloy products in the shapes and forms required for civilian uses. The Civilian Production Administration may also issue special directives requiring delivery of particular lots of brass mill and copper wire mill products, copper or copper base alloy scrap to users of such products who have less than five days inventory of them on hand.

Issued this 3d day of June 1946.

CIVILIAN PRODUCTION  
ADMINISTRATION,

By J. JOSEPH WHELAN,  
Recording Secretary.

[F. R. Doc. 46-9362; Filed, June 3, 1946;  
11:22 a. m.]

## PART 3290—TEXTILE, CLOTHING AND LEATHER

[Conservation Order M-310, as Amended June 3, 1946]

## HIDES, SKINS AND LEATHER

The fulfillment of requirements for the defense of the United States has created shortages in hides, skins and leather for defense, for private account, and for export; and the following order is deemed necessary and appropriate in the public interest and to promote the national defense:

- (a) General definitions.
- (b) Provisions applying to all hides, skins, and leather.
- (c) Untanned cattlehides, calfskins, and kips.
- (d) Pickled sheepskins and slats.
- (e) Regular reports.
- (f) Plants without quotas.
- (g) Appeals.
- (h) Communications to the Civilian Production Administration.
- (i) Violations.

§ 3290.196 *Conservation Order M-310—(a) General definitions.* (1) "Tanner" means a person in the business of tanning, dressing, or similarly processing hides or skins, who in any calendar month after April 1, 1940, processed or processes more than 500 hides or skins.

(2) "Contractor" means a person in the business of causing hides or skins to be tanned or dressed for his account in any tannery not owned or controlled by him.

(3) "Collector" means a person, including a dealer or importer, engaged in the business of acquiring from others untanned hides or skins for resale, or removing hides or skins from animals not slaughtered by him.

(4) "Producer" means a person in the business of slaughtering animals.

(5) "Military order" means an order for hides, skins or leather for delivery against a specific contract placed by any of the following, or for incorporation in any product to be delivered against such a contract:

The Army or Navy of the United States, the United States Maritime Commission, the War Shipping Administration.

(6) "Military specifications" or "military quality" means, except as herein otherwise specifically provided, the specifications applicable to military orders or the quality of material meeting such specifications.

(7) "Sole leather" means vegetable tanned sole leather unless otherwise specified.

(8) "Whole stock" means sides, crops, backs, bends, shoulders with heads on, shoulders with heads off, bellies and belly centers.

(b) *Provisions applying to all hides, skins and leather.* (1) No person shall process any hides, skins or leather contrary to any specific direction issued from time to time by the Civilian Production Administration relating to the processing or production of specific types of leather to meet military or designated civilian requirements.



(2) No producer, collector, tanner, contractor or cutter shall sell, deliver, accept delivery of, cut, use or incorporate in any product any hides skins or leather contrary to any specific direction issued from time to time by the Civilian Production Administration deemed necessary in order to fill military or designated civilian requirements.

(3) Notwithstanding the provisions of any regulation or order of the Civilian Production Administration, no preference rating shall be applied or extended for the delivery of hides, skins or leather, except:

(i) Leather for military orders (excluding sole leather whole stock and cattlehide splits in the blue, pickled, or lime state); or

(ii) When specifically authorized in writing by the Civilian Production Administration pursuant to this paragraph (b) (3) (ii).

(4) [Deleted May 13, 1946.]

(c) *Untanned cattlehides, calfskins and kips*—(1) *Definition.* "Cattlehide", "calfskin" and "kip" mean the hide or skin of a bull, steer, cow or buffalo, foreign or domestic (excluding slunks).

(2) No producer or collector shall put into process or cause to be put into process any untanned cattlehide, calfskin or kip, or portion thereof, other than splits and gluestock, except to the extent specifically authorized in writing by the Civilian Production Administration. Applications for such authorization may be made by letter setting forth the quantity of each kind of cattlehide, calfskin or kip, or portion thereof, which the applicant desires to put into process or cause to be put into process.

(3) No tanner or contractor shall purchase or accept delivery of any untanned calfskin or kip or portions of any of them for any purpose except in quantities specifically authorized in writing by the Civilian Production Administration. A tanner, however, may accept delivery of and tan hides for the account of a contractor who he knows has been specifically authorized in writing to purchase hides. No person shall make any sale or delivery which he knows or has reason to believe would be accepted in violation of this paragraph. Applications may be made on Form CPA-1325 for the purchase of domestic cattlehides, and on Form CPA-1322 for the purchase of domestic calfskins and kips. Authorization to purchase is granted on Form CPA-1323 except from the Reconstruction Finance Corporation which is granted on Form CPA-3507. Form CPA-1323 must be returned to CPA with information showing the applicant's use of the authorization in accordance with the terms of the form. The following transactions may be made without authorization:

(i) Transactions between collectors and between producers and collectors for

purposes of resale or delivery within the continental United States;

(ii) The purchase and acceptance of delivery of less than 500 hides or skins in any calendar month by any person (other than a tanner) not specifically authorized to purchase or accept delivery of hides or skins.

(4) In acting under paragraph (c) (3), it will be the policy of the Civilian Production Administration, so far as is practicable, to grant authorizations so that contractors or tanners will obtain cattlehides, calfskins or kips in the proportions that their respective wettings of such skins computed separately during the calendar year 1942, bore to all wettings thereof during that year by all contractors and tanners producing the same type of leather, except that authorizations to tanners or contractors having more than a practicable minimum working inventory may be withheld or may be granted in reduced quantities.

*Effect of paragraph and definitions.* The provisions of this paragraph (d) restrict deliveries of pickled sheepskins and slats as defined below. Imported skins may not be withdrawn from Customs without specific authorization from the Civilian Production Administration. In addition the Civilian Production Administration authorizes deliveries of both domestic and imported skins to tanners and contractors. For the purposes of this order pickled sheepskins and slats are defined as follows:

(i) "Pickled sheepskin" means a de-wooled, untanned, unsplit skin which has been removed from a sheep or lamb, and has been either pickled or otherwise prepared for tanning. It does not include a hair sheepskin even after it has been de-haired or de-wooled, which has been imported from countries other than the following: Argentina, Uruguay, Chile, Peru, New Zealand, Australia, Iceland and Canada. A "hair sheepskin" is a skin from a sheep or lamb which is imported into the continental United States with the hair or wool on it of more than  $\frac{1}{4}$ " in length under Customs classification as free, or conditionally free under carpet wool bond, or subject to carpet wool duty.

(ii) "Slat" means a sheepskin imported into the continental United States in the dried, untanned condition which has no wool or hair on it or has wool or hair less than  $\frac{1}{4}$ " in length of no commercial value.

(2) *Restrictions on withdrawal from Customs.* No person shall withdraw any sheepskins, flesh splits of such skins, or slats from United States Customs within the continental United States except as specifically authorized in writing by the Civilian Production Administration. Before arrival of the sheepskins, flesh splits,

or slats in the United States the importer shall notify the Civilian Production Administration, Hide and Leather Branch, Washington 25, D. C., Ref.: M-310, by letter specifying the quantity, type, country of origin, probable date of arrival, name of ship, if available, and the names of tanners or contractors, if any, to whom he prefers to sell pickled sheepskins or slats which he has no quota to receive as a tanner or contractor. The importer, or the tanner or contractor to whom he sells the skins, may be granted authorization by the Civilian Production Administration (on Form CPA-4403) to withdraw them from Customs, under the criteria in paragraphs (d) (5) or (f).

The provisions of this paragraph do not relieve the importer from complying with applicable provisions of General Imports Order M-63.

(3) *Restrictions on purchase and acceptance of delivery by a tanner or contractor.* (i) No tanner or contractor shall purchase or accept delivery of pickled sheepskins or slats for any purpose except in quantities specifically authorized in writing by the Civilian Production Administration. A tanner, however, may accept delivery of pickled sheepskins or slats for the account of a contractor who he knows has been specifically authorized in writing to have such skins tanned for his account either under this paragraph (d) (3) or under paragraph (d) (2). No person shall make any sale or delivery which he knows or has reason to believe would be accepted in violation of this paragraph. In the case of a tanner or contractor who performs the de-wooling operation or has it done for his account, the movement of pickled sheepskins after de-wooling to be tanned for him or for his account shall constitute an acceptance of delivery by him subject to this paragraph.

Application for authorization to purchase, accept delivery or have pickled sheepskins or slats tanned for the applicant's account must be made on Form CPA-4404.

(ii) However, this paragraph (d) (3) does not apply to any pickled sheepskins or slats before they are imported into the continental United States. Also, a tanner or contractor who has been designated in an authorization under paragraph (d) (2) to receive imported pickled sheepskins or slats, may receive them without restriction under this paragraph (d) (3) and without counting them against the total quantities specifically authorized under this paragraph (d) (3).

(4) No person shall split or frize the grain of any pickled sheepskins except as follows: a contractor or tanner may split or frize the grain of any skins (or have them split or frized for his account)



which were in his possession before February 16, 1946, or which he has obtained under an authorization from CPA under paragraphs (d) (2) or (d) (3) above.

NOTE: Subparagraphs (5) and (6) formerly (4) and (5) redesignated June 3, 1946.

(5) *Policy.* In acting under paragraphs (d) (2) and (3), it will be the policy of the Civilian Production Administration, so far as is practicable, to grant authorizations so that:

(i) Each tanner and contractor will obtain pickled sheepskins and slats in the proportion that wettings for his own account of such skins during any calendar year 1941 to 1945, inclusive, bears to the total computed by adding together the wettings of such skins for his own account by each tanner and contractor during the calendar year from 1941 to 1945 which he selects.

(ii) Each tanner and contractor will obtain heavy foreign pickled sheepskins (averaging 45 pounds per dozen or heavier) in the proportion that his wettings of such skins during calendar year 1941 bore to the total thereof by all tanners and contractors during the same period.

Authorizations to tanners or contractors having more than a practicable minimum working inventory may be withheld or may be granted in reduced quantities.

(6) *Base period report.* Each tanner or contractor seeking to qualify under paragraph (d) (5) for authorizations under paragraphs (d) (2) or (3) shall file as soon as possible a one-time base period report on Form CPA-4405.

(e) *Regular reports.* Every person described below shall, on or before the 10th day of each month execute and file reports with the Civilian Production Administration, as directed on the respective forms mentioned below:

Tanners and contractors of cat-tle hides.....	CPA-1325
Tanners and contractors of calf-skins and kips.....	CPA-1322
Tanners and contractors of pick-led sheepskins and slats.....	CPA-4404

Failure to file any of the reports mentioned above or any other reports requested pursuant to approval by the Bureau of the Budget shall constitute a violation of this order.

(f) *Plants without quotas.* Any person who owns a plant equipped to process hides or skins but whose past operations do not qualify him under paragraphs (c) (4) or (d) (5), may apply for authorization under paragraphs (c) or (d) by letter. The letter should be addressed to the Civilian Production Administration, Hide and Leather Branch, Washington 25, D. C., and should indicate the name and address of the plant, type and quantity of leather raw material which the applicant wishes to process per month, and the quantity of each type which he has

processed during the preceding four calendar months. Authorizations may be granted on an equitable basis to applicants who did not process a monthly average of more than 500 hides and skins of all kinds during the preceding four calendar months.

(g) *Appeals.* Any appeal from the provisions of this order shall be made by filing a letter in triplicate referring to the particular provision appealed from and stating fully the grounds of the appeal.

(h) *Communications to the Civilian Production Administration.* All reports, applications, forms, or communications required under or referred to in this order, and all communications concerning this order, shall, unless otherwise directed, be addressed to the Civilian Production Administration, Textile Division, Washington 25, D. C., Ref: M-310.

(i) *Violations.* Any person who wilfully violates any provision of this order, or who, in connection with this order, wilfully conceals a material fact or who furnishes false information to any department or agency of the United States is guilty of a crime, and, upon conviction, may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using material under priority control and may be deprived of priorities assistance.

NOTE: The reporting requirements of this order have been approved by the Bureau of the Budget pursuant to the Federal Reports Act of 1942.

Issued this 3d day of June 1946.

CIVILIAN PRODUCTION  
ADMINISTRATION,

By J. JOSEPH WHELAN,  
Recording Secretary.

INTERPRETATION 1: Revoked Aug. 27, 1945.

INTERPRETATION 2: Revoked Jan. 17, 1946.

[F. R. Doc. 46-9360; Filed, June 3, 1946;  
11:22 a. m.]

#### PART 3290—TEXTILE, CLOTHING AND LEATHER

[General Conservation Order M-317, as  
Amended June 3, 1946]

##### COTTON TEXTILE DISTRIBUTION

The fulfillment of requirements for the defense of the United States has created a shortage in the supply of cotton textiles and materials for making cotton textiles for defense, for private account and for export; and the following order is deemed necessary and appropriate in the public interest and to promote the national defense:

§ 3290.115 *General Conservation Order M-317*—(a) *What this order does.* This order contains general provisions regarding cotton textiles. Special provisions for distribution of cotton fabric are in Supplementary Order M-317A, and special provisions for production and

distribution of cotton sale yarn are in Supplementary Order M-317C. Provisions for assignment of CC ratings for certain cotton and other textiles are in Priorities Regulation 28A and in Order M-328B and its schedules and directions.

(b) *Definitions.* For the purpose of this order and its schedules and directions:

(1) "Cotton textile" means any of the following:

(i) Cotton yarn containing 50% or more by weight of cotton or cotton waste or any combination of the two; or

(ii) Cotton fabric 12 inches or more in width woven or braided from cotton yarn; or

(iii) The following cotton fabric products: bedsheets, pillow cases, blankets, towels, diapers, face cloths, table "linens," and fish netting.

NOTE: Subparagraph (2) formerly (5), redesignated June 3, 1945. Former subparagraphs (1) to (4), inclusive, deleted June 3, 1946.

(2) "Export" means a shipment from any point within the United States and its territories and possessions to any point outside of that area. "Exports" include shipments to the Philippines.

(c) *Information required on rated orders for cotton textiles.* (1) Each person applying or extending a preference rating for any cotton textile shall add to his rating certificate a statement as to the source of the rating substantially as follows:

This rating has been assigned on Form CPA- Serial Number (insert the CPA Form Number and Serial Number; or if the rating was not assigned on a CPA form, state the source of the rating by specifying the export license number and date of validation, or the military contract number).

(2) The above requirement does not apply to the United States Army, Navy, Maritime Commission or War Shipping Administration on their direct purchase orders, and does not apply to rated orders accompanied by certificates on Form CPA-4382 or 4412 under Order M-328B.

(d) [Deleted June 3, 1946.]

(e) [Deleted June 3, 1946.]

(f) *Allocation.* The Civilian Production Administration may assign preference rating for or allocate and direct deliveries of cotton textiles pursuant to application on Form CPA-2842.

(g) *General provisions.*—(1) *Applicability of regulations.* Except as otherwise provided herein, this order and Supplementary Orders M-317A and M-317C and all transactions affected thereby are subject to all applicable regulations of the Civilian Production Administration.

(2) *Appeals.* Any appeal from the provisions of this order, of Supplementary Orders M-317A or M-317C, or of any direction under these orders, shall be made by filing a letter in triplicate, re-



ferring to the particular provisions appealed from, and stating fully the grounds of the appeal.

(3) *Violations.* Any person who wilfully violates any provision of this order, of Supplementary Orders M-317A or M-317C, or of any direction under these orders, or who, in connection with these orders or directions, wilfully conceals a material fact or furnishes false information to any department or agency of the United States is guilty of a crime, and, upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using material under

priorities control, and may be deprived of priorities assistance.

(4) *Communications.* All reports, appeals and other communications concerning this order should be addressed to: Civilian Production Administration, Textile Division, Washington 25, D. C., Ref.: M-317.

Issued this 3d day of June 1946.

CIVILIAN PRODUCTION  
ADMINISTRATION.

By J. JOSEPH WHELAN,  
Recording Secretary.

INTERPRETATION 1: Revoked Apr. 1, 1946.

[F. R. Doc. 46-9399; Filed, June 3, 1946;  
11:56 a. m.]

Chapter XI—Office of Price Administration

[MPR 399, Amdt. 31]

PART 1444—ICE BOXES

NEW ICE BOXES

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Maximum Price Regulation No. 399 is amended in the following respects:

1. Section 14, Table A—*Retail ceiling prices in each State for sales of ice boxes by ice companies and retail establishments controlled by ice companies*, is amended by adding ceiling prices for the one new model ice box set forth below:

TABLE A—RETAIL CEILING PRICES IN EACH STATE FOR SALES OF ICE BOXES BY ICE COMPANIES AND RETAIL ESTABLISHMENTS CONTROLLED BY ICE COMPANIES

Manufacturer	Brand	Model	Rated ice capacity	Retail base price	Alabama	Arizona	Arkansas	California	Colorado	Connecticut	Delaware	District of Columbia	Florida	Georgia	Idaho	Illinois	
Monroe Metal Products Corp....	Monroe...	98	65	\$36.50	\$36.50	\$37.50	\$36.50	\$37.50	\$37.00	\$36.50	\$36.50	\$36.50	\$36.50	\$36.50	\$37.50	\$36.50	
Manufacturer	Brand	Model	Rated ice capacity	Retail base price	Indiana	Iowa	Kansas	Kentucky	Louisiana	Maine	Maryland	Massachusetts	Michigan	Minnesota	Mississippi	Missouri	
Monroe Metal Products Corp....	Monroe...	98	65	\$36.50	\$36.50	\$36.50	\$36.75	\$36.50	\$36.75	\$36.50	\$36.50	\$36.50	\$36.50	\$36.50	\$36.50	\$36.50	
Manufacturer	Brand	Model	Rated ice capacity	Retail base price	Montana	Nebraska	Nevada	New Hampshire	New Jersey	New Mexico	New York	North Carolina	North Dakota	Ohio	Oklahoma	Oregon	
Monroe Metal Products Corp....	Monroe...	98	65	\$36.50	\$37.50	\$36.50	\$37.50	\$36.50	\$36.50	\$37.50	\$36.50	\$36.50	\$36.75	\$36.50	\$36.75	\$37.50	
Manufacturer	Brand	Model	Rated ice capacity	Retail base price	Pennsylvania	Rhode Island	South Carolina	South Dakota	Tennessee	Texas	Utah	Vermont	Virginia	Washington	West Virginia	Wisconsin	Wyoming
Monroe Metal Products Corp.	Monroe...	98	65	\$36.50	\$36.50	\$36.50	\$36.50	\$36.75	\$36.50	\$37.00	\$37.50	\$36.50	\$36.50	\$37.50	\$36.50	\$36.50	\$37.00

2. Section 16, Table C—*Ceiling prices in each state for all other sales of ice boxes at retail*, is amended by adding ceiling prices for the one new model ice box set forth below:

TABLE C—CEILING PRICES IN EACH STATE FOR ALL OTHER SALES OF ICE BOXES AT RETAIL

Manufacturer	Brand	Model	Rated ice capacity	Retail base price	Alabama	Arizona	Arkansas	California	Colorado	Connecticut	Delaware	District of Columbia	Florida	Georgia	Idaho	Illinois	
Monroe Retail Products Corp....	Monroe...	98	65	\$36.50	\$42.25	\$43.50	\$42.75	\$43.50	\$43.25	\$41.75	\$41.75	\$41.75	\$42.50	\$42.25	\$43.50	\$42.25	
Manufacturer	Brand	Model	Rated ice capacity	Retail base price	Indiana	Iowa	Kansas	Kentucky	Louisiana	Maine	Maryland	Massachusetts	Michigan	Minnesota	Mississippi	Missouri	
Monroe Retail Products Corp....	Monroe...	98	65	\$36.50	\$42.25	\$42.50	\$42.75	\$42.25	\$42.75	\$42.00	\$41.75	\$41.75	\$42.00	\$42.50	\$42.50	\$42.50	
Manufacturer	Brand	Model	Rated ice capacity	Retail base price	Montana	Nebraska	Nevada	New Hampshire	New Jersey	New Mexico	New York	North Carolina	North Dakota	Ohio	Oklahoma	Oregon	
Monroe Metal Products Corp....	Monroe...	98	65	\$36.50	\$43.50	\$42.75	\$43.50	\$41.75	\$41.50	\$43.50	\$41.75	\$42.00	\$43.00	\$42.00	\$42.75	\$43.50	
Manufacturer	Brand	Model	Rated ice capacity	Retail base price	Pennsylvania	Rhode Island	South Carolina	South Dakota	Tennessee	Texas	Utah	Vermont	Virginia	Washington	West Virginia	Wisconsin	Wyoming
Monroe Metal Products Corp.	Monroe...	98	65	\$36.50	\$41.75	\$41.75	\$42.25	\$43.00	\$42.25	\$43.00	\$43.50	\$41.75	\$41.75	\$43.50	\$42.00	\$42.25	\$43.25

This amendment shall become effective on the 5th day of June 1946.

Issued this 31st day of May 1946.

PAUL A. PORTER,  
Administrator.

[F. R. Doc. 46-9320; Filed, May 31, 1946; 4:47 p. m.]



## PART 1377—WOODEN CONTAINERS

[RMPR 186, Amdt. 16]

## WESTERN WOODEN AGRICULTURAL CONTAINERS

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Revised Maximum Price Regulation 186 is amended in the following respects:

In § 1377.110, that part of paragraph (c) which precedes Table 2 is amended to read as follows:

(c) *Maximum prices for shook used in Western wooden agricultural containers.* The maximum prices for 1000 feet of shook used in Western wooden agricultural containers are those set out in Table 2; except that until and including June 30, 1946, the maximum prices for 1000 feet of shook used in Western wooden agricultural containers are those set out in Table 2A, notwithstanding any other provision of this regulation.

This Amendment No. 16 shall become effective May 31, 1946.

Issued this 31st day of May 1946.

PAUL A. PORTER,  
Administrator.

[F. R. Doc. 46-9319; Filed, May 31, 1946;  
4:46 p. m.]

## PART 1382—HARDWOOD LUMBER

[MPR 155, Amdt. 21]

## CENTRAL HARDWOOD LUMBER

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Maximum Price Regulation 155 is amended in the following respects:

1. In § 1382.64 (b) the price tables in subparagraphs (1) through (31) are amended to read as follows:

## (1) ASH (OTHER THAN TOUGH WHITE ASH)

Thickness (inches)	FAS	No. 1 Common and Selects or No. 1 Common	No. 2 Common	No. 3 Common
1	\$62.50	\$47.00	\$39.00	\$26.00
1 1/4	65.50	49.50	40.00	27.00
1 1/2	65.50	49.50	41.00	27.00
2	67.50	52.00	41.00	29.00
2 1/2	69.00	53.50	41.00	
3	72.50	56.50	42.00	

## (2) TOUGH WHITE ASH

Thickness (inches)	FAS	No. 1 Common and Selects or No. 1 Common	No. 2 Common	No. 3 Common
1	\$92.00	\$55.50	\$40.00	\$25.00
1 1/4	98.00	61.50	41.00	26.00
1 1/2	106.50	74.00	42.00	26.00
2	116.00	86.00	43.50	27.00
2 1/2	134.50	92.00	44.50	
3	146.50	104.00	46.50	
4	158.50	116.00	52.50	

## (3) BASSWOOD

Thickness (inches)	FAS	No. 1 Common and Selects or No. 1 Common	No. 2A Common	No. 2 Common	No. 2B Common	No. 3 Common
1 1/4	\$56.50	\$37.50	\$29.00	\$24.00	\$20.50	
1 1/2	65.50	43.50	33.50	27.00	24.00	
1 3/4	74.00	49.50	37.50	32.00	27.00	
2	87.00	58.50	44.50	37.50	32.00	\$26.00
2 1/4	93.00	64.50	46.50	40.00	33.50	27.00
2 1/2	95.50	66.50	49.50	42.00	34.50	27.00
2 3/4	102.50	74.00	52.50	43.50	35.50	29.00
3	112.50	81.00				

## (4) BEECH

Thickness (inches)	FAS	No. 1 Common and Selects or No. 1 Common	No. 2 Common	No. 3A Common	Box Grade	No. 3B Common
1 1/4	\$47.00	\$39.00	\$30.00			
1 1/2	53.50	43.50	33.50			
1 3/4	59.50	48.50	36.50			
2	67.50	55.50	41.00	\$34.50	\$29.00	\$24.00
2 1/4	70.00	58.50	42.00	75.50	30.00	25.00
2 1/2	72.50	60.50	43.50	36.50	31.00	25.00
2 3/4	77.50	64.50	45.50	37.50	32.00	26.00

## (5) BUCKEYE

Thickness (inches)	FAS	No. 1 Common and Selects or No. 1 Common	No. 2 Common	No. 3 Common
1	\$72.50	\$48.50	\$34.50	\$23.00
1 1/4	79.00	49.50	34.50	24.00
1 1/2	82.00	52.00	34.50	24.00
2	85.00	52.00	34.50	25.00

## (6) BUTTERNUT

Thickness (inches)	FAS	No. 1 Common and Selects or No. 1 Common	No. 2 Common	No. 3 Common
1	\$96.50	\$60.50	\$34.50	\$23.00
1 1/4	109.00	66.50	36.50	24.00
1 1/2	115.00	72.50	37.50	24.00
2	127.00	85.00	40.00	25.00

## (7) COTTONWOOD

Thickness (inches)	FAS	No. 1 Common and Selects or No. 1 Common	No. 2 Common	No. 3 Common
1 1/4	\$42.00	\$37.50	\$31.00	
1 1/2	47.00	42.00	34.50	
1 3/4	52.00	46.00	37.50	
2	60.50	53.50	42.00	\$26.00
2 1/4	62.50	54.50	44.50	27.00
2 1/2	62.50	54.50	44.50	27.00
2 3/4	62.50	54.50	44.50	29.00

## (8) SOFT ELM

Thickness (inches)	FAS	No. 1 Common and Selects or No. 1 Common	No. 2 Common	No. 3 Common
1 1/4	\$41.00	\$32.50	\$29.00	
1 1/2	46.00	37.50	32.00	
1 3/4	52.00	41.00	34.50	
2	59.50	47.00	39.00	\$26.00
2 1/4	61.50	49.50	40.00	27.00
2 1/2	61.50	49.50	41.00	27.00
2 3/4	64.50	52.00	41.00	29.00
3	65.50	53.50	41.00	
3 1/2	69.00	56.50	42.00	

## (9) RED GUM—QUARTERED

Thickness (inches)	FAS	No. 1 Common and Selects or No. 1 Common	No. 2 Common	No. 3 Common
1	\$123.00	\$69.00	\$45.50	\$26.00
1 1/4	128.00	80.00	46.50	27.00
1 1/2	128.00	83.50	46.50	27.00
2	132.00	86.00	51.50	29.00
2 1/2	134.50	92.00		
3	140.50	98.00		

## (10) RED GUM—PLAIN

Thickness (inches)	FAS	No. 1 Common and Selects or No. 1 Common	No. 2 Common	No. 3 Common
1 1/4	\$86.00	\$53.50	\$33.50	
1 1/2	98.00	58.50	39.00	
1 3/4	119.00	64.50	45.50	\$26.00
2	122.00	70.00	45.50	27.00
2 1/2	122.00	77.50	45.50	27.00
3	125.00	80.00	50.50	29.00

## (11) SAP GUM—QUARTERED

Thickness (inches)	FAS	No. 1 Common and Selects or No. 1 Common	No. 2 Common	No. 3 Common
1	\$80.00	\$62.50	\$41.00	\$26.00
1 1/4	86.00	71.50	42.00	27.00
1 1/2	88.00	72.50	42.00	27.00
2	92.00	74.00	46.50	29.00
2 1/2	98.00	81.00	50.50	
3	101.50	86.00	56.00	

## (12) SAP GUM—PLAIN

Thickness (inches)	FAS	No. 1 Common and Selects or No. 1 Common	No. 2 Common	No. 3 Common
1 1/4	\$58.50	\$47.00	\$31.00	
1 1/2	62.50	49.50	33.50	
1 3/4	75.00	58.50	39.00	\$26.00
2	80.00	64.50	40.00	27.00
2 1/2	83.50	67.50	40.00	27.00
3	89.50	70.00	43.50	29.00

## (13) BLACK GUM—QUARTERED

Thickness (inches)	FAS	No. 1 Common and Selects or No. 1 Common	No. 2 Common	No. 3 Common
1	\$71.50	\$59.50	\$41.00	\$26.00
1 1/4	74.00	61.50	42.00	27.00
1 1/2	76.00	64.50	42.00	27.00
2	82.00	70.00	44.50	29.00
2 1/2	92.00	74.00	50.50	
3	98.00	80.00	54.00	

## (14) BLACK GUM—PLAIN

Thickness (inches)	FAS	No. 1 Common and Selects or No. 1 Common	No. 2 Common	No. 3 Common
1 1/4	\$55.50	\$43.50	\$29.00	
1 1/2	56.50	45.00	31.00	
1 3/4	67.50	55.50	39.00	\$26.00
2	70.00	58.50	41.00	27.00
2 1/2	74.00	61.50	41.00	27.00
3	80.00	67.50	44.50	29.00

## (15) TUPELO—QUARTERED

Thickness (inches)	FAS	No. 1 Common and Selects or No. 1 Common	No. 2 Common	No. 3 Common
1	\$71.50	\$59.50	\$41.00	\$26.00
1 1/4	74.00	61.50	42.00	27.00
1 1/2	76.00	64.50	42.00	27.00
2	82.00	70.00	44.50	29.00
2 1/2	92.00	74.00	50.50	
3	98.00	80.00	54.00	

## (16) TUPELO—PLAIN

Thickness (inches)	FAS	No. 1 Common and Selects or No. 1 Common	No. 2 Common	No. 3 Common
1 1/4	\$55.50	\$43.50	\$29.00	
1 1/2	56.50	45.00	31.00	
1 3/4	67.50	55.50	39.00	\$26.00
2	70.00	58.50	41.00	27.00
2 1/2	74.00	61.50	41.00	27.00
3	80.00	67.50	44.50	29.00

## (17) HACKBERRY

Thickness (inches)	Log Run	FAS	No. 1 Common and Selects or No. 1 Common	No. 2 Common	No. 3 Common
1 1/4	\$35.50				
1 1/2	40.50				
1 3/4	49.00	\$59.50	\$47.00	\$39.00	\$26.00
2	50.00	61.50	49.50	40.00	27.00
2 1/2	51.00	61.50	49.50	41.00	27.00
3	52.00	64.50	52.00	41.00	29.00
3 1/2		65.00	53.50	41.00	
4		69.00	56.50	42.00	

## (18) HICKORY

Thickness (inches)	Log Run	FAS	No. 1 Common and Selects or No. 1 Common	No. 2 Common	No. 3 Common
1	\$49.00	\$75.00	\$52.00	\$34.50	\$25.00
1 1/4	51.00	77.50	54.50	35.50	26.00
1 1/2	54.50	81.00	59.50	44.50	28.00
2	58.50	87.00	60.50	44.50	27.00



(19) HARD MAPLE

Thickness (inches)	FAS	No. 1 Common and Selects or No. 1 Common	No. 2 Common	Sound Wormy	No. 3A Common	Box Grade	No. 3B Common
1 1/2	\$72.50	\$48.50	\$26.00	\$26.00			
1 1/4	85.00	55.50	30.00	30.00			
3/4	95.50	62.50	34.50	34.50			
1	112.50	74.00	40.00	40.00	\$29.00	\$23.00	\$17.00
1 1/4	125.00	80.00	43.50	43.50	30.00	24.00	18.50
1 1/2	130.50	83.50	45.50	45.50	30.00	24.00	18.50
2	139.50	92.00	48.50	48.50	31.00	25.00	19.50
2 1/4	157.00	109.00					
3	175.50	127.00					
4	193.50	147.50					

(20) SOFT MAPLE (WHAD)

Thickness (inches)	FAS	No. 1 Common and Selects or No. 1 Common	No. 2 Common	No. 3 Common
1 1/2	\$55.50	\$47.00	\$30.00	
1 1/4	62.50	53.50	33.50	
3/4	70.00	59.50	36.50	
1	81.00	69.00	41.00	\$26.00
1 1/4	83.50	71.50	43.50	27.00
1 1/2	87.00	75.00	43.50	27.00
2	91.00	79.00	46.50	29.00
2 1/4	93.00	81.00	46.50	
3	99.50	87.00	48.50	
4	111.50	102.50		

(21) RED OAK—QUARTERED

Thickness (inches)	FAS	No. 1 Common and Selects or No. 1 Common	No. 2 Common	Sound Wormy	No. 3A Common	No. 3B Common
1 1/2	\$62.50	\$45.00	\$32.00	\$27.00		
1 1/4	71.50	51.00	36.50	31.00		
3/4	80.00	56.50	40.00	34.50		
1	92.00	65.50	45.50	39.00	\$35.50	\$24.00
1 1/4	104.00	71.50	48.50	45.50		
1 1/2	110.00	76.00	50.50	49.50		
2	122.00	82.00	54.00	52.50		

(22) RED OAK—PLAIN

Thickness (inches)	FAS	No. 1 Common and Selects or No. 1 Common	No. 2 Common	Sound Wormy	No. 3A Common	No. 3B Common
1 1/2	\$58.50	\$42.00	\$32.00	\$27.00		
1 1/4	66.50	47.00	36.50	31.00		
3/4	74.00	52.00	40.00	34.50		
1	91.00	65.50	45.50	39.00	\$35.50	\$24.00
1 1/4	99.50	71.50	46.50	45.50	35.50	24.00
1 1/2	101.50	71.50	48.50	49.50	35.50	24.00
2	110.00	74.00	50.50	52.50	35.50	24.00
2 1/4	140.50	92.00				
3	156.00	102.50				
4	174.50	119.00				

(23) WHITE OAK—QUARTERED

Thickness (inches)	FAS	No. 1 Common and Selects or No. 1 Common	No. 2 Common	Sound Wormy	No. 3A Common	No. 3B Common
1 1/2	\$89.50	\$62.50	\$32.00	\$27.00		
1 1/4	102.50	71.50	36.50	31.00		
3/4	115.00	80.00	40.00	34.50		
1	134.50	92.00	45.50	36.50	\$35.50	\$24.00
1 1/4	146.50	99.50	49.50	45.50		
1 1/2	155.50	107.50	51.50	49.50		
2	173.00	120.00	55.00	52.50		

(24) WHITE OAK—PLAIN

Thickness (inches)	FAS	No. 1 Common and Selects or No. 1 Common	No. 2 Common	Sound Wormy	No. 3A Common	No. 3B Common
1 1/2	\$74.00	\$42.00	\$32.00	\$27.00		
1 1/4	85.00	48.50	36.50	31.00		
3/4	94.50	53.50	40.00	34.50		
1	115.00	66.50	45.50	39.00	\$35.50	\$24.00
1 1/4	129.50	74.00	46.50	45.50	35.50	24.00
1 1/2	135.50	75.00	48.50	49.50	35.50	24.00
2	146.50	80.00	50.50	52.50	35.50	24.00
2 1/4	170.50	98.00				
3	188.50	115.00				
4	207.00	133.00				

(25) WHITE OAK (WHND)

Thickness (inches)	FAS	No. 1 Common and Better	No. 1 Common
1 1/2	\$41.00	\$31.50	\$26.50
1 1/4	47.00	34.00	30.50
3/4	51.00	37.50	32.50
1	75.00	59.50	48.50
1 1/4	88.00	67.50	56.50
1 1/2	91.00	69.00	61.50
2	101.50	74.00	67.50
2 1/4	126.00	98.00	89.50
3	143.50	115.00	102.50
4	161.00	127.00	116.00

(26) YELLOW POPLAR—QUARTERED

Thickness (inches)	FAS	No. 1 Common and Selects or No. 1 Common	No. 2A Common	No. 2B Common	No. 3 Common
1 1/2	\$70.00	\$47.00	\$33.50	\$27.00	
1 1/4	80.00	53.50	37.50	31.00	
3/4	89.50	59.50	42.00	34.50	
1	104.00	67.50	48.50	39.00	\$26.00
1 1/4	110.00	71.50	50.50	40.00	27.00
1 1/2	114.00	76.00	51.50	41.00	27.00
2	128.00	82.00	56.00	42.00	29.00

(27) YELLOW POPLAR—PLAIN

Thickness (inches)	FAS	Saps and Selects	No. 1 Common and Selects or No. 1 Common	No. 2A Common	No. 2B Common	No. 3 Common
1 1/2	\$66.50	\$55.50	\$45.00	\$34.50	\$29.00	
1 1/4	76.00	64.50	51.00	39.00	32.00	
3/4	86.00	71.50	56.50	42.00	35.50	
1	99.50	82.00	65.50	49.50	40.00	\$26.00
1 1/4	105.50	87.00	70.00	52.50	41.00	27.00
1 1/2	110.00	91.00	75.00	54.00	42.00	27.00
2	121.00	96.50	80.00	58.50	44.50	29.00
2 1/4	142.50	110.00	92.00	62.50		
3	155.00	123.00	104.00	66.00		
4	170.50	140.50	122.00			

(28) SYCAMORE—QUARTERED

Thickness (inches)	FAS	No. 1 Common and Selects or No. 1 Common	No. 2 Common	No. 3 Common
1 1/2	\$65.50	\$53.50	\$41.00	
1 1/4	65.50	53.50	41.00	
3/4	71.50	59.50	46.50	\$26.00
1	74.00	61.50	46.50	27.00
1 1/4	75.00	62.50	46.50	27.00
2	81.00	66.50	46.50	29.00

(29) SYCAMORE—PLAIN

Thickness (inches)	FAS	No. 1 Common and Selects or No. 1 Common	No. 2 Common	No. 3 Common
1 1/2	\$58.50	\$46.00	\$33.50	
1 1/4	58.50	46.00	33.50	
3/4	64.50	52.00	36.50	\$26.00
1	66.50	54.50	39.00	27.00
1 1/4	69.00	56.50	39.00	27.00
2	74.00	60.50	39.00	29.00

(30) STRIPS

Species	Manu- facture	Thick- ness (inches)	Width (inches)	Grade
Red Oak	Quartered	1	2 to 5 1/2	Clear No. 1 Common
White Oak	Quartered	1	2 to 5 1/2	98.00 67.50

(31) SOFT MAPLE (WHND)

Thickness (inches)	FAS	No. 1 Common and Selects or No. 1 Common	No. 2 Common	No. 3 Common
1 1/2	\$46.00	\$37.50	\$30.00	
1 1/4	52.00	42.00	33.50	
3/4	58.50	47.00	37.50	
1	66.50	54.50	41.00	\$26.00
1 1/4	70.00	58.50	43.50	27.00
1 1/2	72.50	60.50	43.50	27.00
2	77.50	65.50	46.50	29.00
2 1/4	83.50	71.50	46.50	
3	91.00	79.00	48.50	
4	102.50	94.50		

2. In § 1382.64 (c) subparagraph (1) is amended to read as follows:

(c) *Maximum prices for dunnage.* (1) The maximum rail-delivered price for 1,000 feet of dunnage lumber shall be as follows:

Delivered at:	Maximum delivered price
Baltimore, Md.	\$36.50
Beaumont, Tex.	25.00
Boston, Mass.	41.00
Charleston, S. C.	26.00
Corpus Christi, Tex.	26.00
Galveston, Tex.	26.00
Gulfport, Miss.	25.00
Houston, Tex.	26.00
Jacksonville, Fla.	26.00
Lake Charles, La.	25.00
Mobile, Ala.	25.00
Morgan City, La.	25.00
Newark, N. J.	39.00
New Orleans, La.	25.00
New York, N. Y.	39.00
Pensacola, Fla.	26.00
Philadelphia, Pa.	37.50
Port Arthur, Tex.	26.00
Portsmouth, Va.	30.00
Savannah, Ga.	26.00
Tampa, Fla.	29.00

3. In § 1382.67 paragraph (a) is amended to read as follows:

(a) *Ungraded hardwood lumber; maximum prices.* The maximum prices for 1,000 feet board measure for the full product of the logs of ungraded South Central hardwood lumber, including yellow cypress, produced by small mills, of any species or combination of species in green or dry condition are as follows:

Lumber cut to dry to:	Thicknesses of 1", 1 1/4" and 1 1/2"	Thickness of 2"	Thicknesses over 2"
	\$35.50	32.00	31.00

This amendment shall become effective May 31, 1946.

Issued this 31st day of May 1946.

PAUL A. PORTER,  
Administrator.

[F. R. Doc. 46-9243; Filed, May 31, 1946; 2:36 p. m.]

PART 1349—ELECTRICAL GENERATION, TRANSMISSION, CONVERSION AND DISTRIBUTION APPARATUS

[MPR 82, Amdt. 8]

WIRE AND CABLE

A statement of the considerations involved in the issuance of this amend-



ment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Maximum Price Regulation 82 is amended in the following respects:

1. Section 16 (d) (3) is amended to read as follows:

(3) *Zone pricing.* The zones set forth in Appendix E are the standard geographical shipping zones uniformly recognized in the industry. Zone adjustments which increase the net delivered prices of rubber braid building wire are not permitted, except in the case of manufacturers who, on the base date (October 15, 1941), customarily sold rubber braid building wire to chain stores, wherever located, at Zone B prices. In that case, the maximum prices for sales by manufacturers to chain stores, wherever located, shall be the maximum prices for sales in Zone B, provided the sales are made to those chain stores to which such sales were customarily made on the base date.

2. Section 16 (f) (3) is amended to read as follows:

(3) *Zone Pricing.* The zones set forth in Appendix F are the standard geographical shipping zones uniformly recognized in the industry. Zone adjustments which increase the net delivered prices of non-metallic sheathed cable are not permitted, except in the case of manufacturers who, on the base date (October 15, 1941), customarily sold non-metallic sheathed cable to chain stores, wherever located, at Zone B prices. In that case, the maximum prices for sales by manufacturers to chain stores, wherever located, shall be the maximum prices for sales in Zone B, provided the sales are made to those chain stores to which such sales were customarily made on the base date.

3. The last sentence appearing before the "Schedule of Prices" in Appendix E, which sentence presently reads "Zone adjustments that increase the net delivered prices are not allowable" is amended to read as follows: "Zone adjustments which increase the net delivered prices are not allowable, except as stated in section 16 (d) (3)."

4. The last sentence appearing before the "Schedule of Prices" in Appendix F, which sentence presently reads "The above are standard zones—Zone adjustments that increase the net delivered prices are not allowable," is amended to read as follows: "The above are standard zones. Zone adjustments which increase the net delivered prices are not allowable, except as stated in section 16 (f) (3)."

This amendment shall become effective June 5, 1946.

Issued this 31st day of May 1946.

PAUL A. PORTER,  
Administrator.

[F. R. Doc. 46-9241; Filed, May 31, 1946;  
2:35 p. m.]

# PART 1305—ADMINISTRATION

[SO 162 (§ 1305.190)]

## ADJUSTMENT OF MAXIMUM PRICES FOR MANUFACTURERS AND MANUFACTURING RETAILERS OF CERTAIN LOW-PRICED FOOTWEAR

A statement of the considerations involved in the issuance of this Supplementary Order No. 162, issued simultaneously herewith, has been filed with the Division of the Federal Register.

### Sec.

1. Purpose of this order.
2. Scope of this order.
3. Adjusted maximum prices.
4. Records and reports.
5. Relation to other maximum price regulations.
6. Amendment.

Appendix A: Increase factors and cut-off prices.

Appendix B: Example of OPA Form No. 6064-2847.

SECTION 1. *Purpose of this order.* This order grants increases in the GMPR ceiling prices of manufacturers and manufacturing-retailers sales of certain low-priced footwear.

SEC. 2. *Scope of this order.*—(a) *What footwear is covered.* Footwear which is eligible for an increase under this order must meet all of the following requirements:

(1) It must fall within one of the categories listed in Appendix A:

(2) It must be an item of footwear which is the same as an item of footwear delivered during March 1942, or offered during March 1942 for delivery during such month, or which is so comparable to such an item that it meets all of the following tests:

(i) It is the same style type,<sup>2</sup>

(ii) It gives the purchaser equivalent or greater serviceability, and

(iii) The sum of the current material cost of all the basic component parts specified in OPA Form No. 6064-2847 in Appendix B and the current direct labor cost for the item is equal to or greater than the sum of the current material costs for the same component parts and the current direct labor cost of the item delivered in March 1942, or offered during March 1942, for delivery during such month.

If it is a "line of footwear" (as defined in section 3.1 of Supplementary Regulation 14E to the General Maximum Price Regulation) it must be the same as a line of footwear which the seller delivered in March 1942 or offered during March 1942, for delivery during such month. The quality of any new style added to the line must be equal to all the March 1942 standards of quality of the other footwear in the line with respect to workmanship and materials.

(b) *What sales are covered.* This or-

<sup>1</sup> "Footwear" does not include shoes or slippers containing no leather or which are vulcanized.

<sup>2</sup> For purposes of this order the "same style type" includes only closely related styles or patterns, and does not include changes in basic patterns such as the following examples: closed heel to open heel pumps; closed vamps to sandals; oxfords to pumps; or plain vamp oxfords to woven vamp oxfords.

der covers all manufacturers' sales and all manufacturing-retailers' sales of the footwear described in paragraph (a), above.

A "manufacturer" is any person who fabricates or processes such footwear or for whom it is fabricated or processed by a contractor or agent from basic materials owned or otherwise furnished by the principal.

A "manufacturer's sale" is any sale of footwear by a manufacturer, except sales at retail.

A "manufacturing-retailer's sale" is any sale of footwear to the ultimate consumer by the manufacturer of such footwear or by any person who is directly or indirectly under the same ownership or control as the manufacturer of such footwear.

(c) *Where this order applies.* This order applies to the continental United States, but not to the territories and possessions of the United States.

SEC. 3. *Adjusted maximum prices.* Except as modified by Section 4 (b) of this order, on and after May 31, 1946, any item or line of footwear covered by this order may be sold or delivered at the adjusted maximum price described in this section. The adjusted maximum price under this section is determined as follows:

*Step 1.* Determine the maximum price of the item of footwear properly established under § 1499.2 (a) of the General Maximum Price Regulation<sup>3</sup> or of the line of footwear established under section 3.1 of Supplementary Regulation 14E, exclusive of any adjustment in said maximum price permitted under section 3.13 of Supplementary Regulation 14E or any adjustment granted by order issued by the Office of Price Administration under § 1499.75 (a) (10) of Supplementary Regulation 15 or under Supplementary Order 133.

*Step 2.* Add to the maximum price found in Step 1 the applicable cents per pair increase listed in Column 2 of Appendix A for the appropriate category of footwear.

*Step 3.* The adjusted maximum price of the item of footwear is the total found in Step 2 or the applicable cut-off price listed in Column 3 of Appendix A for the appropriate category, whichever is lower.

Example: During March 1942 you delivered Style 345, a men's dress shoe at \$2.75 net to retailers. You are today manufacturing the identical shoe. Your maximum price for that shoe under § 1499.2 (a) is \$2.75 net. Under Step 2 of this section you add 36 cents to your price of \$2.75 which is the amount of increase listed for the men's dress shoe category in Column 2 of Appendix A. Accordingly, your adjusted maximum price for Style 345 is \$3.11 since that is lower than the cut-off price listed for the category in Column 3 of Appendix A; if it were higher than the cut-off, the cut-off would be your adjusted price.

*Step 4.* For manufacturer's sales only. To

<sup>3</sup> Where the seller's method of distribution falls within the definition of a "manufacturing-retailer's sale" (as set forth in section 2 (b)) the only maximum price which may be adjusted under this order with respect to the footwear so distributed is the maximum retail price. The maximum retail price which the manufacturing retailer may adjust under this order is the maximum retail price which he established under § 1499.2 (a) of the General Maximum Price Regulation and may not, under this order adjust the maximum retail price which he established under Maximum Price Regulation 580.



the adjusted maximum price determined under Step 3, manufacturers may add an "OPA adjustment charge" in accordance with the provisions and requirements of section 3.13 of Supplementary Regulation 14E to the General Maximum Price Regulation.

**SEC. 4. Records and reports.**—(a) *Records.* The records required by this section must be maintained for so long as the Emergency Price Control Act of 1942, as amended, remains in effect.

Every person who makes a sale covered by this order must prepare and maintain the records required by the General Maximum Price Regulation, except that the adjusted maximum price established under this order shall be substituted for the original maximum price in all records of deliveries made or for maximum prices established under the General Maximum Price Regulation after the effective date of this order.

In addition, he must keep a copy of the report filed under (b), below.

(b) *Reports.* No person may deliver any item of footwear at an adjusted maximum price established under this order until he has filed the report required by this section and the reported price has been approved by the Office of Price Administration. The reported price shall be deemed to be approved 15 days after mailing the report described in this paragraph (or all additional information which may have been requested) unless, within that time, the Office of Price Administration notifies the seller that his reported price has been disapproved.

The report shall be filed with the District Office of the Office of Price Administration for the district in which the seller's principal office is located. Each report shall be signed by an officer, owner or principal and shall contain all of the information required by OPA Form No. 6064-2847 set forth in Appendix B of this order. This shall include:

(i) For each item of footwear covered by this order which the seller sells he shall file one copy of OPA Form No. 6064-2847 containing all the information required by Parts A and C of such form, and in addition

(ii) In any case where the item of footwear for which a report is made under (i), above, is not the same as an item of footwear which was delivered in March 1942, or offered during March 1942, for delivery during such month, the OPA Form No. 6064-2847 shall also contain all the information required by Parts B and D of such form for the comparable item of footwear which was delivered in March 1942, or offered during March 1942 for delivery during such month.

(iii) If the seller is a manufacturing-retailer of the item of footwear he shall attach a list which separately states the name and address of each manufacturing entity and each store or group of stores making sales at retail and shall report the unadjusted and the adjusted maximum retail price for each item of footwear for each separate retail seller (as defined in § 1499.20 (s) of the General Maximum Price Regulation).

**SEC. 5. Relation to other maximum price regulations.** (a) This order supplements and does not supersede the Gen-

eral Maximum Price Regulation and section 3.13 of Supplementary Regulation 14E to the General Maximum Price Regulation.

(b) Manufacturers and manufacturing-retailers may make application under section 13 of Maximum Price Regulation 580 for the establishment of uniform maximum retail prices, for the footwear covered by this order, in accordance with the provisions of that section.

(c) Except as provided in paragraph (b) of this section, this order supersedes the provisions of Maximum Price Regulation 580 with respect to footwear which a manufacturing-retailer elects to price under this order.

**SEC. 6. Amendment.** Any person seeking an amendment, which must have general applicability, may file a petition

for amendment in accordance with the provisions of Revised Procedural Regulation No. 1, issued by the Office of Price Administration.

This Supplementary Order No. 162 shall become effective May 31, 1946.

**NOTE:** All record-keeping and reporting requirements of this Supplementary Order have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

Forms printed in the FEDERAL REGISTER are for information only and do not follow the exact format prescribed by the issuing agency.

Issued this 31st day of May 1946.

PAUL A. PORTER,  
Administrator.

\* 8 F.R. 3313, 3533, 6173, 11806; 9 F.R. 1594, 3075, 7501, 8056, 1076, 13715; 10 F.R. 11295.

APPENDIX A—NET MAXIMUM CUT-OFF PRICES AND PERMISSIBLE AMOUNT OF ADJUSTMENT

Column 1 Categories	Column 2 Cents per pair adjustment for—		Column 3 Net maximum cut-off prices for—	
	Manufacturing sales	Manufacturing retailers' sales	Manufacturers' sales	Manufacturing retailers' sales
Men's dress and safety shoes	\$0.36	\$0.55	\$3.60	\$5.40
Women's and growing girls' shoes	.33	.50	3.25	4.85
Men's work shoes	.30	.45	3.00	4.50
Athletic shoes <sup>1</sup>	.30	.45	3.00	4.50
Youths' and boys' shoes	.27	.40	2.68	4.00
Little girls' shoes	.22	.35	2.17	3.25
Misses' shoes	.20	.30	2.00	3.00
Children's shoes	.18	.25	1.80	2.70
Houseslippers	.16	.25	1.60	2.40
Infants' 6½-8 hard sole shoes	.15	.20	1.50	2.25
Infants' 0-6 hard sole shoes	.13	.20	1.30	1.95
Infants' 0-4 soft sole shoes	.09	.15	.90	1.35

<sup>1</sup> Athletic shoes shall include only those shoes with uppers made principally of leather.

APPENDIX B—EXAMPLE OF OPA FORM NO. 6064-2847 TO BE USED UNDER SECTION 4 (b) OF SUPPLEMENTARY ORDER

(Copies will not be furnished by the OPA)

OPA Form 6064-2847 (Rev. 1-46)	Form approved Budget Bureau No. 08-R1703	Name of firm
UNITED STATES OF AMERICA		Address—Number and street
OFFICE OF PRICE ADMINISTRATION		City, Postal Zone Number, State
MANUFACTURER'S AND MANUFACTURING-RETAILER'S REPORT OF AN ADJUSTED MAXIMUM PRICE FOR A LOW- PRICED SHOE		Submitted by (Signer):
This report is to be filed with your district office of the Office of Price Administration.		Title Date
		Are you a manufacturing-retailer with respect to this item of footwear?
		Yes No <input type="checkbox"/> <input type="checkbox"/>

#### IMPORTANT—READ INSTRUCTIONS

You are required, in making a report of an adjusted maximum price for a low-priced shoe, to submit in Parts A and C cost data and other information for the shoe. In addition, if the shoe described in Parts A and C is not the same as an item of footwear delivered during March 1942 or offered for sale during March 1942 for delivery

during such month then you shall also fill out Parts B and D to give the current cost data for the item, that was delivered in March 1942 or offered for sale during March 1942 for delivery during such month, to which the item of footwear described in Parts A and C is comparable.

#### INSTRUCTIONS FOR PARTS A AND B

A description of each shoe reported upon herein should be submitted. (Example: Men's black calf Goodyear welt oxford, kid quarter lining, leather sole, rubber heel.)

The costs to be reported in Parts A and B of this form shall be the current cost of each item. Current direct cost means the sum of the direct labor and material costs that the seller would have to incur to produce the shoe or shoes at the time he makes his report. Calculations of direct labor cost may be based on legal wage rates in force at the time of making this report. They shall not reflect any wage increases granted contrary to the provision of Supplementary Wage and Salary Regulation issued by the Office of Economic Stabilization on March 8, 1946. Material cost shall be calculated on the basis of net invoice price after trade and quantity discounts but before term discounts. Transportation, storage, warehousing or insurance charges shall not be included in the cost of the material. Material cost should in no event be computed at prices higher than the maximum prices established by the applicable maximum price regulations for the types and grades of materials actually used.

The materials to be reported in Sections I through IV should include only items which become a part of the finished shoe. Such items as lasts, dies, patterns, machine parts, etc. should not be included in material costs. Miscellaneous items not listed on the form should be entered in the blank spaces provided under the appropriate section.

**Material** (Columns 2 and 7). Enter a complete description of the material used, for example, "Black smooth calf CLM" or "Bleached twill, \$2.75 yard." In Column 7 after the items, "Outer sole," "inner sole," "tap," and "welt," enter the material, grade and iron. After the item "heel" enter the height and kind (wood, leather, etc.).

**Quantity** (Column 3). Enter your regular cutting allowance for the pattern and material.

**Price** (Column 4). Enter the current price per foot, per yard, or per unit for the material specified in Column 2.



## SECTION IV

**Direct labor.**—Enter the cost of direct labor in producing the shoe. Direct labor (sometimes called productive labor) covers all operations performed directly on the shoe. In addition to the operations listed in Section VI, direct labor may include such items as inspecting or crowning, leather sorting, sample making, etc.

The following are not items of direct labor:

1. Make-up (any sum which you must pay because the hourly, daily or weekly earnings of the piece worker at the piece work rate fall below the minimum wage you are obliged to pay the worker by law or by contract);
2. Overtime or double time premium (the difference between the piece or time work rate and the overtime or double time rate);
3. Such labor as patten or die boys, floor help, rack boys, cripple cutters, cobblers, elevator, custodial, and maintenance workers, firemen, engineers, truck drivers and helpers, receiving and shipping clerks, other clericals, salesmen, foremen or working foremen and other supervisory employees;
4. Labor overhead cost, such as unemployment insurance, social security, pension contribution to welfare funds health or accident insurance, workmen's compensation and vacation and holiday pay.

## ESTABLISHED AND ADJUSTED MAXIMUM PRICES

In the lower left hand column of Part A fill in the table of established and adjusted maximum prices for each class of customers. These prices shall be net prices after all discounts. No adjustments shall be taken that give an adjusted price in excess of the appropriate cut-offs in the order. All prices in this table are to be exclusive of the 4½% adjustment granted manufacturers under the provisions of Amendment 24 to SR 14E.

**PART A—CURRENT DIRECT COST OF SHOE (OF THE SAME STYLE AS THE ONE DESCRIBED IN PART B) FOR WHICH AN ADJUSTED MAXIMUM PRICE IS DETERMINED UNDER SUPPLEMENTARY ORDER.**

*Important.*—Read instructions before filling out

Address of plant							
Stock number		Pattern number			Style name		
Description of shoe							
These costs are for (check one): <input type="checkbox"/> 1 pair <input type="checkbox"/> 12 pairs <input type="checkbox"/> 100 pairs <input type="checkbox"/> other (specify)							
Parts (1)	Material (2)	Quantity (3)	Price (4)	Amount (5)	Parts (6)	Material (7)	Amount (8)
SECTION I					Amount forward		
Vamp					SECTION III		
Quarter					Outer sole		
Tip					Midsole		
Foxing					Tap		
Strap					Welt		
Brace					Heel		
Lacestay					Top lift		
Backstay					Inner sole		
					Shank		
Tongue					Box toe		
					Counter		
Heel cover					Subtotal		
					Total material		
Subtotal					SECTION IV		
SECTION II					Cutting		
Tongue lin					Fitting		
Quarter lin					Sole fitting		
Vamp lin					Lasting		
Front lin					Bottoming		
Heelstay					Making		
Lacestay					Finishing		
					Packing		
Heel pad							
Doubler					Total direct labor		
Subtotal					Total material and direct labor		
					Per pair cost material and direct labor		
Established and adjusted maximum price to each class of customer (specify classes) including terms of sale and exclusive of 4½% OPA adjustment charge.					Estimated production next 12 months (pairs)		
[Net price]					Production past 12 months (pairs)		
Customer classes	Established section 1499.2 (a)	Adjustment under this order	Adjusted price				



PART B—CURRENT DIRECT COST OF SHOE DELIVERED OR OFFERED FOR DELIVERY IN MARCH 1942 TO WHICH SHOE IN PART A IS COMPARABLE  
Important—Read instructions before filling out

Address of plant		
Stock number	Pattern number	Style name
Description of shoe		

These costs are for (check one): ☐ 1 pair ☐ 12 pairs ☐ 100 pairs ☐ Other (specify)

Parts (1)	Material (2)	Quantity (3)	Price (4)	Amount (5)	Parts (6)	Material (7)	Amount (8)
SECTION I					Amount forward		
Vamp					SECTION III		
Quarter					Outer sole		
Tip					Midsole		
Foxing					Tap		
Strap					Welt		
Brace					Heel		
Lacestay					Top lift		
Backstay					Inner sole		
					Shank		
Tongue					Box toe		
					Counter		
Heel cover					Subtotal		
					Total material		
Subtotal					SECTION IV		
SECTION II					Cutting		
Tongue lin					Fitting		
Quarter lin					Sole fitting		
Vamp lin					Lasting		
Front lin					Bottoming		
Heelstay					Making		
Lacestay					Finishing		
					Packing		
Heel pad							
Doubler					Total direct labor		
					Total material and direct labor		
Subtotal					Per pair cost material and direct labor		

PART C—SUPPLIERS OF THE PRINCIPLE MATERIALS USED IN THE SHOE DESCRIBED IN PART A

Part of shoe	Name of supplier	Address of supplier
Upper		
Quarter lining		
Outer sole		
Midsole		
Inner sole		

PART D—SUPPLIERS OF THE PRINCIPLE MATERIALS USED IN THE SHOE DESCRIBED IN PART B

Part of shoe	Name of supplier	Address of supplier
Upper		
Quarter lining		
Outer sole		
Midsole		
Inner sole		

SAMPLES AND PATTERNS

SUBMIT WITH THIS REPORT A SAMPLE OR SAMPLES (SINGLE SHOE) OF THE SHOES DESCRIBED IN PARTS A AND B

To the best of my knowledge the information submitted above is true and accurate. In my opinion, the shoe described in Part A either was delivered or offered for delivery by me in March 1942 or it is of the same style type as the shoe described in Part B, gives at least equivalent serviceability to the shoe described in Part B and its current direct cost is at least equal to the shoe described in Part B. The shoe described in Part B was delivered or offered for delivery by me in March 1942.



## PART 1373—PERSONAL AND HOUSEHOLD ACCESSORIES

[MPR 584, Amdt. 6 (§ 1373.5)]

## FEATHER FILLED PILLOWS AND UPHOLSTERY CUSHION INNERCASINGS

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith; and it has been filed with the Division of the Federal Register.

Maximum Price Regulation No. 584 is amended in the following respects:

1. Section 8 is amended to read as follows:

SEC. 8. *Manufacturers to calculate maximum prices on retail sales of new pillows.* Each manufacturer shall calculate the maximum price for sales by retailers of a single pillow manufactured by him, by multiplying his maximum price on the sale of that single new pillow (exclusive of the Far West Zone and quantity differentials) by 175 percent in the case of new pillows filled with chicken or turkey feathers or fibre, or mixtures thereof with crushed waterfowl quills, and by 180 percent in the case of all other pillows. The Far West Zone differential provided in paragraph (c) of Appendix A shall be added to such retail price. The price, so calculated, may be rounded to the nearest five cents. However, if the price so calculated results in a figure exactly midway between the next higher and next lower five cents, it shall be rounded to the next lower five cents.

2. Section 10 (a) (8) (ii) is amended to read as follows:

(ii) A cover allowance determined from the following table:

Finished pillow size (inches)	Cover allowance			
	Class I	Class II	Class III	Class IV
12 x 16.....	\$0.36	\$0.30	\$0.42	\$0.49
16 x 24.....	.75	.60	.85	.98
17½ x 21.....	.75	.60	.85	.98
17 x 24.....	.80	.65	.91	1.07
17 x 25.....	.80	.65	.91	1.07
18 x 24.....	.80	.65	.91	1.07
18 x 25.....	.80	.65	.91	1.07
18 x 26.....	.80	.65	.91	1.07
17 x 27.....	.80	.65	.91	1.07
19 x 25.....	.85	.70	.98	1.17
19 x 26.....	.85	.70	.98	1.17
20 x 26.....	.85	.70	.98	1.17
17 x 30.....	.85	.70	.98	1.17
20 x 27.....	.90	.75	1.05	1.25
21 x 27.....	.90	.75	1.05	1.25
22 x 28.....	.95	.80	1.10	1.30
19 x 34.....	1.00	0.85	1.17	1.37
20 x 36.....	1.15	.98	1.28	1.49
21 x 36.....	1.15	.98	1.28	1.49
21 x 39.....	1.25	1.10	1.40	1.60
21 x 54.....	1.80	1.50	2.10	2.50

NOTE: For sizes with a surface area intermediate to the surface area of the sizes, listed above, the cover allowance of the listed size with the nearest surface area shall be used. For other sizes, use 125 percent of the cost of the fabric cover, not exceeding the maximum price of the cover on sales to the manufacturer, plus incoming freight.

3. Section 10 (c) is added to read as follows:

(c) If a manufacturer's maximum price has been determined under this section prior to May 31, 1946, he may recompute that maximum price following the rules stated in paragraph (a). No article may be sold at a price higher than the maximum price originally

determined under this section unless, before first offering the article for sale at such higher price, the manufacturer reports both his new maximum price for the article, his old maximum price for the article, and the calculations showing the manner in which the new maximum price was computed.

4. Section 11 (a) (1) is amended to read as follows:

(1) The maximum price of a jobber for his sale of any article received after the effective date of this regulation shall be 125 percent of either the maximum price of the manufacturer for his sale of the particular article, or of the actual net invoice price, to the jobber whichever is lower, plus the freight charge paid by the jobber for delivery to him.

5. Paragraph (a) (2) of Appendix A is amended to read as follows:

(2) *Fabric cover classifications.* Fabric covers for new pillows are classified as follows:

(1) Class "I", which includes 8-ounce ACA twill, and all fabrics whose maximum price f. o. b. mill, is from 25 cents to 29.99 cents per yard.

(2) Class "II", which includes 6.2-ounce twill, 3.25-ounce printed floral drills, and all fabrics whose maximum price f. o. b. mill, is from 20 cents to 24.99 cents per yard.

(3) Class "III", which includes 6-ounce to 7-ounce woven or printed, striped or floral sateen and all fabrics whose maximum price f. o. b. mill, is from 30 cents to 36.99 cents per yard.

(4) Class "IV", which includes 8-ounce woven or printed, striped or floral sateen and all fabrics whose maximum price f. o. b. mill, is from 37 cents to 43 cents per yard.

6. The following note is added at the end of Table I-A in Appendix A:

The maximum prices stated above may be increased 15 cents per pair.

7. Table I-B in Appendix A is amended to read as follows:

TABLE I-B MAXIMUM PRICES PER PAIR AND MINIMUM FILLING WEIGHTS FOR 21 x 27 SIZE PILLOWS CONTAINING SPECIFIED FILLING MIXTURES OF ALL NEW MATERIALS

Crushed waterfowl quills, percent by weight of filling mixture	Chicken and turkey feathers			Chicken and turkey fibre		
	Weight (ounces)	Price		Weight (ounces)	Price	
		White	Colored		White	Colored
0.....	96	\$2.33	\$2.05	104	\$2.82	\$2.56
5.....	96	2.36	2.10	104	2.87	2.63
10.....	97	2.39	2.14	104	2.93	2.69
15.....	97	2.47	2.23	104	2.98	2.75
20.....	98	2.55	2.32	104	3.04	2.82
25.....	98	2.63	2.41	104	3.10	2.89
30.....	98	2.70	2.50	104	3.15	2.96
35.....	99	2.78	2.61	104	3.20	3.02
40.....	99	2.86	2.70	104	3.25	3.09
45.....	99	2.94	2.79	104	3.30	3.15
50.....	100	3.04	2.89	104	3.36	3.23
55.....	100	3.12	2.98	104	3.41	3.29
60.....	101	3.20	3.09	104	3.47	3.36
65.....	101	3.28	3.18	104	3.52	3.43
70.....	101	3.37	3.27	104	3.57	3.49
75.....	101	3.45	3.36	104	3.62	3.56
80.....	102	3.54	3.47	104	3.68	3.63
85.....	102	3.62	3.56	104	3.73	3.70
90.....	103	3.71	3.69	104	3.79	3.76
95.....	103	3.79	3.78	104	3.85	3.83
100.....	104	3.90	3.90	104	3.90	3.90

NOTE: All weights listed are minimum filling weights in ounces. All prices listed are maximum prices.

If the components of the filling mixture of a pillow contain more than three percent of colored chicken and turkey feathers or fibre, the maximum price of the pillow shall be determined as if such feather and fibre components were one hundred percent colored.

If the filling components of a pillow include both chicken and turkey feathers and chicken and turkey fibre, the price of the pillow shall be determined as if such feather and fibre components were one hundred percent chicken and turkey feathers.

The maximum price for sales to retailers or to institutional users of pillows 21 inches by 27 inches in size containing percentage compositions other than those listed in Table I-B shall be the maximum price of that pillow listed in the table having the percentage composition next lowest to that of the pillow being priced.

8. Table III is amended to read as follows:

TABLE III—DIFFERENTIAL IF FABRIC OTHER THAN "CLASS I" FABRIC IS USED

Finished pillow sizes (inches)	Fabric		
	Class II	Class III	Class IV
Sizes, 16 x 24 to and including 22 x 28.....	-\$0.15	+\$0.15	+\$0.35

9. Table IV is amended to read as follows:

TABLE IV—TAILORING EXTRAS<sup>1</sup>

Extra feature	Pillows 12" x 16" etc.	Pillows 16" x 24" to and including 22" x 28"	Pillows 19" x 34" to and including 21" x 39"	Pillows 20" x 54" and 21" x 54"
Corded edge.....	\$0.06	\$0.15	\$0.20	\$0.25
Interlining class II fabric.....	.30	.75	1.10	1.50
All other fabrics.....	.40	1.00	1.35	1.90
Fancy labels.....	.05	.05	.05	.05

<sup>1</sup> Pillows in sizes intermediate to those listed in this table take the differential of the listed size with the closest surface area.

A person intending to manufacture pillows with tailoring extras other than those listed above shall apply to the Office of Price Administration, Durable Goods Price Branch, Washington 25, D. C., for the establishment of a maximum price differential for such tailoring extras. The application shall set forth:

The date of the application.

The specifications and a complete description of the tailoring extra.

The additional direct labor and material costs in manufacturing the extra over the direct costs of manufacturing the pillows.

The application shall be accompanied by a sample of the tailoring extra.

After receiving the application and sample, the Office of Price Administration will issue an order establishing a maximum price differential for the tailoring extra which will be in line with the level of prices listed in Table IV above. No person may add any differential to his maximum price for any pillow manufactured with a tailoring extra not listed in Table IV until a maximum price differential for such extra has been established by the Office of Price Administration.

This amendment shall become effective on May 31, 1946.

NOTE: The reporting provisions of this amendment have been approved by the Bureau of the Budget, in accordance with the Federal Reports Act of 1942.

Issued this 31st day of May 1946.

PAUL A. PORTER,  
Administrator.

[F. R. Doc. 46-8322; Filed, May 31, 1946; 4:45 p. m.]



PART 1407—RATIONING OF FOOD AND  
FOOD PRODUCTS

[3d Rev. RO 3, Amdt. 4 to Supp. 1]

## SUGAR

Section 4.1 of Supplement 1 to Third Revised Ration Order 3 is amended to read as follows:

SEC. 4.1 Areas which have had a substantial increase in population and the percentage for each such area.

FOR PERIODS COMMENCING ON OR AFTER JULY 1,  
1946

Alabama:	
Baldwin	20
Calhoun	30
Colbert	10
Dale	15
Etowah	20
Houston	10
Jefferson	10
Madison	10
Mobile	70
Montgomery	Zero
Russell	15
Talladega	20
Arizona:	
Apache	20
Cochise	15
Gila	10
Greenlee	70
Maricopa	20
Mohave	10
Navajo	15
Pima	30
Pinal	30
Yuma	20
Arkansas:	
Desha	Zero
Jefferson	15
Pulaski	15
Saline	20
Sebastian	10
California:	
Alameda	30
Contra Costa	130
El Dorado	Zero
Fresno	15
Inyo	30
Kern	15
Lassen	20
Los Angeles	20
Madera	15
Marin	20
Modoc	Zero
Monterey	30
Napa	20
Orange	20
Riverside	30
Sacramento	15
San Benito	10
San Bernardino	20
San Diego	50
San Francisco	20
San Joaquin	20
San Luis Obispo	40
San Mateo	30
Santa Barbara	20
Santa Clara	15
Santa Cruz	10
Solano	110
Sonoma	Zero
Stanislaus	15
Ventura	15
Yuba	60
Colorado:	
Arapahoe	15
Denver	10
Dolores	10
El Paso	30
Jefferson	10
Lake	15
Otero	10
Prowers	Zero
Pueblo	Zero
Connecticut:	
Fairfield	10
Hartford	10
New London	Zero

FOR PERIODS COMMENCING ON OR AFTER JULY 1,  
1946—Continued

Delaware:	
New Castle	10
Sussex	10
District of Columbia	30
Florida:	
Bay	140
Bradford	60
Brevard	40
Broward	20
Charlotte	15
Clay	40
Dade	20
De Soto	10
Duval	30
Escambia	40
Franklin	50
Gulf	10
Highlands	80
Hillsborough	20
Indian River	10
Lee	40
Leon	20
Monroe	60
Okaloosa	40
Okeechobee	10
Orange	20
Palm Beach	15
Pinellas	15
Polk	10
St. Lucie	20
Sarasota	30
Georgia:	
Bibb	30
Camden	20
Chatham	40
Cobb	20
Dougherty	20
Fulton	10
Glynn	120
Houston	50
Liberty	30
Lowndes	Zero
McIntosh	15
Muscogee	80
Peach	10
Richmond	20
Stephens	15
Thomas	15
Whitfield	10
Idaho:	
Ada	10
Bannock	10
Elmore	40
Kootenai	20
Valley	15
Illinois:	
Du Page	10
Lake	20
Madison	10
St. Clair	10
Winnebago	10
Indiana:	
Bartholomew	50
Clark	30
Fayette	10
Floyd	10
Lake	10
Marion	10
Porter	10
St. Joseph	10
Scott	10
Starke	15
Vanderburgh	20
Iowa:	
Des Moines	10
Kansas:	
Barton	10
Douglas	10
Ellis	Zero
Finney	20
Ford	Zero
Geary	15
Johnson	80
Pratt	10
Riley	10
Saline	20
Sedgwick	40
Seward	50

FOR PERIODS COMMENCING ON OR AFTER JULY 1,  
1946—Continued

Kentucky:	
Christian	10
Hardin	40
Henderson	15
Jefferson	15
Union	30
Louisiana:	
Beauregard	15
Calcasieu	40
East Baton Rouge	30
Jefferson	30
La Salle	15
Orleans	15
Rapides	30
St. Bernard	10
St. Mary	10
Vermilion	10
Vernon	80
Maine:	
Cumberland	10
Sagadahoc	15
York	10
Maryland:	
Anne Arundel	15
Baltimore	30
Calvert	10
Cecil	50
Charles	20
City of Baltimore	15
Harford	40
Howard	10
Montgomery	30
Prince Georges	40
St. Mary's	30
Massachusetts:	
Barnstable	Zero
Michigan:	
Bay	10
Berrien	10
Calhoun	15
Ingham	10
Macomb	30
Midland	10
Monroe	10
Muskegon	15
Oakland	20
Washtenaw	20
Wayne	15
Mississippi:	
Forrest	60
Grenada	15
Harrison	60
Hinds	15
Jackson	100
Lowndes	Zero
Wilkinson	15
Missouri:	
Clay	10
Newton	20
Phelps	30
Pulaski	20
St. Louis	15
Montana:	
Cascade	10
Nebraska:	
Adams	10
Box Butte	20
Cheyenne	10
Clay	Zero
Hall	15
Red Willow	Zero
Sarpy	10
Nevada:	
Churchill	Zero
Clark	150
Mineral	180
Nye	70
Washoe	20
New Jersey:	
Middlesex	10
Gloucester	10
Monmouth	15
Sussex	15
New Mexico:	
Bernalillo	10
Chaves	40
Curry	30
De Baca	50



FOR PERIODS COMMENCING ON OR AFTER JULY 1,  
1946—Continued

## New Mexico—Continued.

Eddy.....	30
Luna.....	50
Otero.....	30

## New York:

Nassau.....	10
Niagara.....	10
Seneca.....	Zero

## North Carolina:

Brunswick.....	10
Cabarrus.....	10
Craven.....	30
Cumberland.....	40
Durham.....	10
Gaston.....	10
Graham.....	100
Guilford.....	15
New Hanover.....	80
Onslow.....	90
Pasquotank.....	20

## Ohio:

Allen.....	15
Clinton.....	10
Franklin.....	10
Greene.....	30
Hamilton.....	10
Lake.....	15
Montgomery.....	20
Portage.....	10
Stark.....	10
Summit.....	10
Warren.....	10

## Oklahoma:

Cleveland.....	20
Comanche.....	40
Oklahoma.....	10
Tulsa.....	15

## Oregon:

Benton.....	30
Clackamas.....	15
Clatsop.....	15
Crook.....	10
Deschutes.....	Zero
Jackson.....	20
Jefferson.....	20
Lane.....	10
Linn.....	15
Multnomah.....	30
Tillamook.....	10
Umatilla.....	15
Washington.....	15

## Pennsylvania:

Delaware.....	10
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## Rhode Island:

Kent.....	10
Newport.....	20
Washington.....	15

## South Carolina:

Beaufort.....	10
Charleston.....	50
Dorchester.....	15
Greenville.....	10
Kershaw.....	15
Richland.....	20

## South Dakota:

Fall River.....	20
Minnehaha.....	Zero
Pennington.....	10

## Tennessee:

Anderson.....	50
Blount.....	15
Coffee.....	40
Knox.....	10
Loudon.....	15
Montgomery.....	10
Roane.....	15
Rutherford.....	10
Shelby.....	15
Sullivan.....	20

## Texas:

Bailey.....	20
Bastrop.....	20
Bell.....	30
Bexar.....	20
Bowie.....	20
Brazoria.....	70
Brazos.....	10
Brewster.....	20
Brown.....	40

FOR PERIODS COMMENCING ON OR AFTER JULY 1,  
1946—Continued

## Texas—Continued.

Cameron.....	10
Childress.....	20
Cochran.....	50
Cooke.....	15
Cottle.....	10
Crosby.....	20
Dallam.....	60
Dallas.....	20
Dawson.....	50
Dickens.....	10
Ector.....	10
El Paso.....	20
Galveston.....	40
Garza.....	30
Hale.....	15
Hansford.....	10
Harris.....	20
Hays.....	Zero
Hockley.....	80
Howard.....	30
Hudspeth.....	20
Hutchinson.....	15
Jefferson.....	30
Kieberg.....	20
Lamb.....	20
Loving.....	50
Lubbock.....	30
Lynn.....	80
McLennan.....	Zero
Martin.....	20
Matagorda.....	20
Maverick.....	20
Medina.....	15
Midland.....	20
Moore.....	130
Nueces.....	40
Oldham.....	15
Orange.....	180
Palo Pinto.....	15
Pecos.....	10
Potter.....	20
Reeves.....	40
Tarrant.....	20
Taylor.....	20
Terry.....	30
Tom Green.....	10
Val Verde.....	20
Victoria.....	20
Ward.....	20
Webb.....	10
Wichita.....	15

## Utah:

Carbon.....	15
Davis.....	50
Millard.....	15
Salt Lake.....	20
Tooele.....	50
Utah.....	20
Weber.....	30

## Virginia:

Arlington.....	60
Dinwiddie.....	15
Elizabeth City.....	60
Fairfax.....	30
Giles.....	10
Henry.....	10
King George.....	15
Montgomery.....	20
Norfolk.....	160
Nottoway.....	50
Princess Anne.....	40
Pulaski.....	10
Richmond.....	Zero
Warwick.....	210
York.....	30

## Independent Cities:

Alexandria.....	80
Bristol.....	50
Buena Vista.....	40
Charlottesville.....	10
Fredericksburg.....	30
Hampton.....	50
Hopewell.....	20
Martinsville.....	10
Newport News.....	60
Norfolk.....	50
Petersburg.....	30
Portsmouth.....	30

FOR PERIODS COMMENCING ON OR AFTER JULY 1,  
1946—Continued

## Independent Cities—Continued.

Radford.....	30
Richmond.....	20
South Norfolk.....	30
Suffolk.....	20
Williamsburg.....	210

Washington:

Benton.....	130
Clallam.....	10
Clark.....	100
Franklin.....	60
Island.....	20
Jefferson.....	10
King.....	30
Kitsap.....	130
Mason.....	10
Okanogan.....	10
Pierce.....	20
Spokane.....	10
Thurston.....	10
Walla Walla.....	Zero

West Virginia:

Kanawha.....	20
Mingo.....	10

Wisconsin:

Dane.....	10
Door.....	20
Monroe.....	15

Wyoming:

Laramie.....	20
Park.....	15
Sweetwater.....	10
Territory of Alaska.....	35
Territory of Hawaii.....	30
Panama Canal Zone.....	60

(Persons who apply for allotments for the second period of 1946 will be entitled to the population increase effective for that period on June 14, 1946 subject to the deductions for late application provided in section 2.2 (b) of this order.)

This amendment shall become effective June 15, 1946.

Issued this 31st day of May 1946.

PAUL A. PORTER,  
Administrator.

[F. R. Doc. 46-9240; Filed, May 31, 1946;  
2:35 p. m.]

## PART 1346—BUILDING MATERIALS

[RPS 40, Amdt. 8]

BUILDERS' HARDWARE AND INSECT SCREEN  
CLOTH

A statement of considerations accompanying this Amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Revised Price Schedule No. 40 is amended in the following respects:

1. Section 1346.6b is amended to read as follows:

§ 1346.6b *Modification of maximum prices for builders' hardware*—(a) *Scope of this section.* Pursuant to reconversion criteria this section permits manufacturers of builders' hardware covered by this regulation to increase their maximum prices by 10 percent.

(b) *Manufacturers' reconversion adjustment.* A manufacturer may increase his maximum prices on builders' hardware to each class of purchasers as established in accordance with § 1346.1, by 10 percent, and may round off to the nearest \$0.01 the adjusted maximum prices resulting from the increase permitted herein.



(c) *Optional use of this section.* Since the provisions of this section are not intended to reduce properly established maximum prices, any manufacturer whose prices on builders' hardware in effect to each class of purchaser on October 1, 1941, plus the increase provided for under (b) is less than his maximum price as established under Revised Price Schedule No. 40 may continue to use as his maximum price, the maximum price properly established under Revised Price Schedule No. 40.

(d) *Notification.* Any manufacturer who applies the increase permitted under this section shall notify each purchaser, in writing, at or before the issuance of the first invoice after March 12, 1946, of the adjusted maximum price authorized by this section and of the actual dollars-and-cents increase for each item of builders' hardware over his maximum price to that class of purchaser in effect on March 12, 1946.

(e) *Reseller's maximum prices.* A reseller shall determine his maximum prices for sales of builders' hardware covered by this schedule in accordance with Supplementary Order 151, issued by the Office of Price Administration.

This Amendment No. 8 shall become effective June 5, 1946.

Issued this 31st day of May 1946.

PAUL A. PORTER,  
Administrator.

[F. R. Doc. 46-9238; Filed, May 31, 1946;  
2:35 p. m.]

#### PART 1347—PAPER AND PAPER PRODUCTS, RAW MATERIALS FOR PAPER AND PAPER PRODUCTS, PRINTING AND PUBLISHING

[RMPR 129<sup>1</sup>, Amdt. 7]

##### CONVERTED PAPER PRODUCTS

A statement of considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Revised Maximum Price Regulation 129 is amended in the following respects:

1. In Appendix A, paragraph (f) is added to read as follows:

(f) *Differentials for rolls and sheets.*

(1) The following applicable differentials may be added to a manufacturer's base price for jumbo rolls for all papers covered by item (10) on the list of products in Appendix A, excluding those grades not normally used for wrapping purposes or those having a manufacturer's established maximum base price exceeding \$8.50 per cwt.

(a) *For rolls 18" or less in diameter.*

Diameter	Per cwt.
(i) From 9" up to and including 18" diameter	\$0.25
(ii) From 6" to less than 9"	.50
(iii) From 4" to less than 6"	.75
(iv) From 2" to less than 4"	1.00

(b) *The following differentials may be added for rolls of less than 6" in width.*

Width	Per cwt.
(i) From 4" to less than 6"	\$0.50
(ii) From 2" to less than 4"	.75
(iii) From 1" to less than 2"	1.00

<sup>1</sup> 9 F.R. 6825; 10 F.R. 11298, 12809, 15371; 11 F.R. 1525.

(c) *The following differentials may be added for cutting and finishing sheets.*

For sheets	Per cwt.
(i) 150 sq. in. or larger	\$0.50
(ii) 72 sq. in. to less than 150 sq. in.	.75
(iii) 36 sq. in. to less than 72 sq. in.	1.00
(iv) Less than 36 sq. in.	1.25
(v) Guillotine or ream trimming (for each side trimmed)	.05

This amendment shall become effective June 5, 1946.

Issued this 31st day of May 1946.

PAUL A. PORTER,  
Administrator.

[F. R. Doc. 46-9242; Filed, May 31, 1946;  
2:36 p. m.]

#### PART 1388—DEFENSE-RENTAL AREA

[Designation and Rent Declaration 31,<sup>1</sup>  
Amdt. 43]

##### DESIGNATION OF CERTAIN AREAS AND RENT DECLARATIONS RELATING TO CERTAIN AREAS

In § 1388.1341 of Designation and Rent Declaration 31, Items 28 and 32 are amended, and Items 237 and 238 are added, to read as follows:

(28) New York...	New York.	That portion of the State of New York, not designated prior to October 5, 1942, by the Price Administrator as part of any defense-rental area, except the Counties of Rockland, Tompkins, Warren, and Washington.
(32) Oklahoma...	Oklahoma..	That portion of the State of Oklahoma, not designated prior to October 5, 1942, by the Price Administrator as part of any defense-rental area, except the Counties of Beckham, Canadian, Carter, Custer, Jackson, Kay, Payne, Pottawatomie, Stephens, Texas, Tillman, and Washita.
(237) Rockland County.	New York.	Rockland.
(238) Ponca City.	Oklahoma..	Kay.

This amendment shall become effective June 1, 1946.

Issued this 31st day of May 1946.

PAUL A. PORTER,  
Administrator.

[F. R. Doc. 46-9244; Filed, May 31, 1946;  
2:36 p. m.]

#### PART 1410—WOOL

[RPS 58,<sup>1</sup> Amdt. 19]

##### WOOL AND WOOL TOPS AND YARNS

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.

Revised Price Schedule No. 58 is amended in the following respects:

1. The table of contents is amended by adding § 1410.68 thereto to read as follows:

§ 1410.68 Appendix H: Maximum prices for domestic mohair matchings, tops, noils and yarns.

2. Section 1410.51 (b) (1) is amended by substituting the phrase "Appendices A, B, C, D, E, F, G and H hereof (incorporated herein as Sections 1410.61 to 1410.68, inclusive)" for the phrase "Appendices A, B, C, D, E, F and G hereof (incorporated herein as § 1410.61 to 1410.67, inclusive)."

3. Section 1410.51 (c) is amended by substituting the phrase "enumerated in Appendices A, B, C, D, E, F, G, and H hereof, incorporated herein as §§ 1410.61 to 1410.68, inclusive," for the phrase "enumerated in Appendices A, B, C, D, E, F and G hereof, incorporated herein as §§ 1410.61 to 1410.67, inclusive," and the phrase "set forth in Appendices A, B, C, D, E, F, G and H" for the phrase "set forth in Appendices A, B, C, D, E, F and G."

4. Revised Price Schedule 58 is amended by adding the following § 1410.68 thereto:

§ 1410.68 Appendix H: Maximum prices for domestic mohair matchings, tops, noils and yarns—(a) Matchings. The prices set forth below are maximum prices for domestic mohair matchings in cents per pound. All maximum prices are prices per pound f. o. b. shipping point and shall include all commissions and other charges. Terms of sale shall be cash less 1% up to 10 days or 60 days net cash.

##### MOHAIR MATCHINGS

Quality	Greasy	Scoured
40s	\$1.20	\$1.58
36s	1.10	1.45
32s	.98	1.26
30s	.90	1.16
28s	.84	1.06
26s	.72	.91
24s	.67	.85
24s bulk	.65	.83
22s	.61	.75
20s	.56	.69
18s	.50	.62½
Stained kid	.65	.92
Stained adult	.50	.60
Burly kid	.60	
Burly adult	.45	
Kempy	.50	
Gray	.50	
Carding	.55	
Britch	.50	
Beards and mushy	.25	
Tags	.20	

(b) *Mohair tops.* (1) The prices set forth below are the maximum prices for oil combed domestic mohair tops in cents per pound. All maximum prices are prices per pound, f. o. b. combing plant, and shall include all commissions and other charges. Terms of sale shall be cash less 1% up to 10 days or 60 days net cash.

##### MOHAIR TOPS

QUALITY	Price
40s	\$1.65
36s	1.51
32s	1.35
30s	1.19
28s	1.10
26s	.93
24s	.87½
24s Bulk	.85
22s	.81
20s	.75
20s Stain	.69
18s	.68

<sup>1</sup> 10 F.R. 1143, 1146.

<sup>1</sup> 10 F.R. 12001, 12162; 11 F.R. 246, 1287, 2189, 3479, 4727.



(2) *Cut mohair tops.* The maximum price for cut tops shall be the applicable maximum price for the mohair top plus two and one-fourth cents per pound.

(c) *Mohair noils.* The prices set forth below are maximum prices for mohair noils in cents per pound ex combing plant or warehouse. These maximum prices include all commissions and other charges. Terms of sale shall be cash less 1% up to 10 days or 60 days net cash.

## MOHAIR NOILS

	Price
40s.....	\$1.05
36s.....	1.00
32s.....	.95
30s.....	.95
28s.....	.87
26s.....	.75
24s.....	.70
24s Bulk.....	.70
22s.....	.65
20s.....	.60
20s Stain.....	.55
18s.....	.55

(d) *Mohair yarns.* The maximum prices for Bradford spun mohair weaving yarns and for Bradford spun mohair knitting yarns are set forth below. These maximum prices are for yarns with a regain not to exceed 13% and a maximum oil content of 4%.

(1) *Bradford weaving yarns.* The prices set forth below are maximum prices per pound, f. o. b. shipping point, for Bradford spun weaving yarns on Ball Warps. The maximum prices for yarns of other counts, for yarns on Dresser spools, cheeses, spinning bobbins and for yarns in the dyed state shall be determined in accordance with subdivisions (i), (ii), (iii), (iv) and (v) of this subparagraph. Terms of sale shall be cash less 2% up to 10 days or 60 days net cash.

Maximum prices for Bradford spun mohair weaving yarns on Ball Warps:

## COUNTS

	Price
2/40s.....	\$2.68
2/36s.....	2.51
2/32s.....	2.34
2/30s.....	2.06
2/28s.....	1.92
2/26s.....	1.71
2/24s.....	1.65
2/24s Bulk.....	1.62
2/22s.....	1.56
2/20s.....	1.47
2/20s Stain.....	1.37
2/20½s Cotton and Mohair.....	1.20

(i) The maximum prices for Bradford spun weaving yarns of counts below 2/20s shall be determined by deducting ½¢ per count from the maximum prices set forth above for each count from 2/19s to 2/10s. All weaving yarns of counts below 2/10s shall have the same maximum price as 2/10s.

(ii) (a) The maximum price for 2 ply weaving yarns on Dresser spools shall be 3¢ per pound less than the price of yarn of identical counts on Ball Warps as above determined.

(b) The maximum price of "inspected" single yarn on Dresser spools shall be 3¢ per pound less than the price of 2 ply weaving yarn of the same counts on Ball Warps.

(c) The maximum price for "uninspected" single yarn on Dresser spools shall be 5¢ per pound less than the price

of 2 ply weaving yarn of the same counts on Ball Warps.

(iii) (a) The maximum price of "inspected" 2 ply weaving yarn on cheeses shall be 3¢ per pound less than the price of yarn of identical counts on Ball Warps as above determined.

(b) The maximum price of "uninspected" 2 ply weaving yarn on cheeses shall be 5¢ per pound less than the price of yarn of identical counts on Ball Warps as above determined.

(iv) The maximum price of single yarn on spinning bobbins shall be 5¢ per pound less than the price of 2 ply weaving yarn of the same counts on Ball Warps.

(v) The maximum price of mohair yarns sold in the dyed state shall be the applicable maximum price set forth above plus the following premiums:

17½¢ per pound for 100% mohair yarns.  
22½¢ per pound for blended yarns.

(2) *Bradford knitting yarns.* The prices set forth below are maximum prices per pound, f. o. b. shipping point, for Bradford spun knitting yarns in skeins. The maximum prices for yarns of other counts, for single yarns on cheeses, for yarns reeled to weight, and for yarns sold in the dyed state shall be determined in accordance with subdivisions (i), (ii), (iii) and (iv) of this subparagraph. Terms of sale shall be cash less 3% up to 10 days, 2% up to 70 days and net cash thereafter.

Maximum prices for Bradford spun mohair knitting yarns in skeins:

## COUNTS

	Price
2/40s.....	\$2.68
2/36s.....	2.51
2/32s.....	2.34
2/30s.....	2.06
2/28s.....	1.92
2/26s.....	1.71
2/24s.....	1.65
2/22s.....	1.56
2/20s.....	1.47
2/20s Stain.....	1.37

(i) (a) Bradford spun knitting yarns in skeins of 2/18s count shall have the same maximum price as 2/20s.

(b) The maximum price for Bradford spun knitting yarns of counts lower than 2/18s shall be determined by deducting ½¢ per count from the maximum prices set forth above for each count from 2/17s to 2/8s. All knitting yarns of counts be-

low 2/8s shall have the same maximum price as 2/8s.

(c) The maximum price for single knitting yarn in skeins or on cheeses shall be the same price as for 2 ply knitting yarn of identical counts in skeins as above determined.

(ii) The following premiums may be added to the applicable maximum price of Bradford knitting yarns reeled to weight:

2½¢ per pound for 2 oz. skeins.  
5¢ per pound for 1 oz. skeins.  
12¢ per pound for skeins under 1 ounce.

(iii) The maximum prices for mohair knitting yarn sold in the dyed state shall be the applicable maximum prices set forth above plus the following premiums:

17½¢ per pound for 100% mohair yarns.  
22½¢ per pound for blended yarns.

(e) *Blended mohair and wool.* The maximum prices for yarns spun from blended mohair and wool on the woolen or worsted systems shall be determined in accordance with the method set forth in § 1410.64 (e) (1) of this schedule.

(f) *Invoices.* Every person making a sale of domestic mohair matchings, tops, noils or yarn for which maximum prices are established in this Appendix shall deliver to the purchaser an invoice or similar document which shall show, in addition to any other items specifically required in this Revised Price Schedule No. 58, as amended, the quantity, quality, and price of mohair matchings, tops, noils and yarns shipped or delivered.

This amendment shall become effective May 31, 1946.

Issued this 31st day of May 1946.

PAUL A. PORTER,  
Administrator.

[F. R. Doc. 46-9239; Filed, May 31, 1946;  
2:35 p. m.]

## PART 1305—ADMINISTRATION

[SO 131, Amdt. 27]

## REVISED MAXIMUM PRICES FOR CERTAIN COTTON TEXTILES

A statement of the considerations involved in the issuance of this amendment have been issued simultaneously herewith and filed with the Division of the Federal Register.

The table in section 3 (a) of Supplementary Order No. 131 is amended by adding the following:

Reference No.	Name of goods	Paragraph in sec. 4 of SO 131 in which covered	Sec. in RPS or MPR in which covered	Band A, percent increase	Band B, percent increase
47	Certain cotton and part wool blankets, class II and III.	tt	MPR-1181400.118 (d) (27) (viii) and (ix).	7.5	4.28
48	Certain blanket robe cloth, class VII.	vv	MPR-1181400.118 (d) (27) (viii) and (ix).	7.5	4.28

This amendment shall become effective June 3, 1946.

Issued this 3d day of June 1946.

PAUL A. PORTER,  
Administrator.

[F. R. Doc. 46-9383; Filed, June 3, 1946;  
11:31 a. m.]

## PART 1377—WOODEN CONTAINERS

[MPR 485, Amdt. 3 (§ 1377.304)]

## AGRICULTURAL WIREBOUND CONTAINERS

A statement of the considerations involved in the issuance of this amend-

<sup>1</sup> 10 F.R. 11296, 11890, 12116, 13268, 13269, 13812, 14504, 14657, 14779, 15004, 15383; 11 F.R. 532, 1771, 2635, 2972, 3599, 3744, 4037, 4329, 4584, 4533, 4867, 4972, 5224, 5224.

<sup>2</sup> 8 F.R. 14578; 9 F.R. 6915.



ment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Maximum Price Regulation 485 is amended in the following respects:

1. In the following places throughout the regulation wherever the terms, "industrial wirebound boxes" or "industrial wirebound box" appear, those terms are amended to read, "wirebound boxes" or "wirebound box" respectively:

a. In the heading of the regulation immediately preceding the preamble.

b. In § 1377.304: In the heading of the section and in the body of the section.

c. In the title of the regulation immediately preceding the table of contents.

d. In the table of contents, in the reference to section 1.

e. In section 1: In the heading of the section and in paragraph (a).

f. In section 3: In paragraph (a), in the first sentence of subparagraph (2) (i) of paragraph (a), in the first sentence of subparagraph (2) (ii) of paragraph (a) and in the first sentence of subparagraph (2) (iii) of paragraph (a).

g. In section 8: In paragraph (a), in subparagraph (1) (i) of paragraph (c), in that part of subparagraph (2) in paragraph (c) which precedes subdivision (i), in subparagraph (3) (ii) of paragraph (c), in subparagraph (3) (iii) of paragraph (c) and in subparagraph (3) (iv) of paragraph (c).

h. In section 12: In paragraph (b).

2. Section 2 is amended to read as follows:

SEC. 2. *To what transactions and products this regulation applies.*—(a) *Transactions covered.* This regulation covers all sales within the continental limits of the United States of industrial wirebound boxes produced anywhere and all sales of agricultural wirebound boxes produced in the States of Washington, Oregon or California.

(b) *Products covered.* This regulation covers any wirebound box made of veneer, plywood, resawn lumber or a combination of any of these with corrugated or solid fiberboard and used for packaging or shipping either industrial or agricultural products.

3. In the second sentence of section 3 (a) (2) (ii) and in the first sentence of section 3 (a) (2) (iii) the words, "Building Materials Price Branch," are amended to read: "Lumber Branch,".

This amendment shall become effective June 8, 1946.

Issued this 3d day of June 1946.

PAUL A. PORTER,  
Administrator.

[F. R. Doc. 46-9378; Filed, June 3, 1946;  
11:31 a. m.]

#### PART 1420—BREWERY, DISTILLERY AND WINERY PRODUCTS

[MPR 445, Amdt. 42]

##### DISTILLED SPIRITS AND WINES

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith has

10 F.R. 7444, 8241, 9395, 9626, 10224, 11515, 11906, 12262, 12263, 13717, 14027, 14506, 14965, 15268. 11 F.R. 845, 1155, 1849, 3414.

been filed with the Division of the Federal Register.

Maximum Price Regulation No. 445 is amended in the following respect: Section 7.14 is amended by deleting the termination date: "May 31, 1946" appearing therein and substituting therefor: August 31, 1946.

This amendment shall become effective June 1, 1946.

Issued this 31st day of May 1946.

PAUL A. PORTER,  
Administrator.

Approved: May 31, 1946.

CLINTON P. ANDERSON,  
Secretary of Agriculture.

[F. R. Doc. 46-9377; Filed, June 3, 1946;  
11:31 a. m.]

#### PART 1426—WOOD PRESERVATION AND PRIMARY FOREST PRODUCTS

[3d Rev. MPR 216, Amdt. 5]

##### EASTERN RAILROAD TIES

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Third Revised Maximum Price Regulation 216 is hereby amended in the following respects:

1. In section 15. Price Tables 1 (a), 2 (a), 3 (a), 4 (a), 5 (a), 6 (a), 7 (a) and 8 (a) are amended to read as follows:

TABLE 1 (a)—MAXIMUM PRICES PER 1,000 FEET BOARD MEASURE FOR SWITCH TIES 7" x 9", 9' TO 16', F. O. B. CARS, ZONE 1

Group Ta (for use treated)	\$47.00
Group Tb (for use treated)	43.00
Group Tc (for use treated)	43.00
Group Td (for use treated)	43.00

TABLE 2 (a)—MAXIMUM PRICES PER 1,000 FEET BOARD MEASURE FOR SWITCH TIES 7" x 9", 9' TO 16', F. O. B. CARS, ZONE 2

Group Ta (for use treated)	\$47.00
Group Tb (for use treated)	42.00
Group Tc (for use treated)	43.00
Group Td (for use treated)	43.00

TABLE 3 (a)—MAXIMUM PRICES PER 1,000 FEET BOARD MEASURE FOR SWITCH TIES 7" x 9", 9' TO 16', F. O. B. CARS, ZONE 3

Group Ta (for use treated)	\$47.00
Group Tb (for use treated)	41.00
Group Tc (for use treated)	43.00
Group Td (for use treated)	43.00

For dense Southern Pine switch ties meeting the density specification of the Southern Pine Association, add \$6.00 per M'BM.

TABLE 4 (a)—MAXIMUM PRICES PER 1,000 FEET BOARD MEASURE FOR SWITCH TIES 7" x 9", 9' TO 16', F. O. B. CARS, ZONE 4

Group Ta (for use treated)	\$47.00
Group Tb (for use treated)	41.00
Group Tc (for use treated)	43.00
Group Td (for use treated)	43.00

For dense Southern Pine switch ties meeting the density specification of the Southern Pine Association, add \$6.00 per M'BM.

TABLE 5 (a)—MAXIMUM PRICES PER 1,000 FEET BOARD MEASURE FOR SWITCH TIES 7" x 9", 9' TO 16', F. O. B. CARS, ZONE 5

Group Ta (for use treated)	\$47.00
Group Tb (for use treated)	41.00
Group Tc (for use treated)	43.00
Group Td (for use treated)	43.00

9 F.R. 11638, 12814; 10 F.R. 3924, 9085.

For dense Southern Pine switch ties meeting the density specification of the Southern Pine Association, add \$6.00 per M'BM.

TABLE 6 (a)—MAXIMUM PRICES PER 1,000 FEET BOARD MEASURE FOR SWITCH TIES 7" x 9", 9' TO 16', F. O. B. CARS, ZONE 6

Group Ta (for use treated)	\$47.00
Group Tb (for use treated)	41.00
Group Tc (for use treated)	43.00
Group Td (for use treated)	43.00

For dense Southern Pine switch ties meeting the density specification of the Southern Pine Association, add \$6.00 per M'BM.

TABLE 7 (a)—MAXIMUM PRICES PER 1,000 FEET BOARD MEASURE FOR SWITCH TIES 7" x 9", 9' TO 16', F. O. B. CARS, ZONE 7

Group Ta (for use treated)	\$47.00
Group Tb (for use treated)	41.00
Group Tc (for use treated)	43.00
Group Td (for use treated)	43.00

For dense Southern Pine switch ties meeting the density specification of the Southern Pine Association, add \$6.00 per M'BM.

TABLE 8 (a)—MAXIMUM PRICES PER 1,000 FEET BOARD MEASURE FOR SWITCH TIES 7" x 9", 9' TO 16', F. O. B. CARS, ZONE 8

Group Ta (for use treated)	\$47.00
Group Tb (for use treated)	42.00
Group Tc (for use treated)	43.00
Group Td (for use treated)	43.00

2. In section 15 (a) subparagraph (4) is amended, and a new subparagraph (6) is added to read as follows:

(4) For switch ties longer than 16', add to the maximum price for 16' switch ties in the appropriate zone:

	Per M'BM
16'6"	\$0.75
17'	1.50
17'6"	2.25
18'	3.00
18'6"	4.00
19'	5.00
19'6"	6.00
20'	7.00
20'6"	8.00
21'	9.00
21'6"	10.00
22'	11.00
22'6"	12.25
23'	13.50

(6) For restricted loading of switch ties in cases where the purchaser requires not more than four specified lengths loaded on a car: add \$1.25 per 1,000 feet board measure to the maximum prices listed in the proper zones.

This amendment shall become effective June 8, 1946.

Issued this 3d day of June 1946.

PAUL A. PORTER,  
Administrator.

[F. R. Doc. 46-9376; Filed, June 3, 1946;  
11:31 a. m.]

#### PART 1499—COMMODITIES AND SERVICES

[RMPR 165, Amdt. 2 to Supp. Service  
Reg. 12]

##### HAND LAUNDRIES IN PHILADELPHIA AREA

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

SSR 12 is amended in the following respect:



An undesignated paragraph is added to § 1499.662 (a) (2) to read as follows:

"Shirts" as used in Table 1 means all shirts except the following: shirts made of silk, wool, rayon and other artificial fibers; gabardine shirts; full dress shirts.

This amendment shall become effective June 8, 1946.

Issued this 3d day of June 1946.

PAUL A. PORTER,  
Administrator.

[F. R. Doc. 46-9365; Filed, June 3, 1946;  
11:31 a. m.]

PART 1499—COMMODITIES AND SERVICES  
[MPR 188, Amdt. 81]

GLASS BOTTLES AND CONTAINERS

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

The list of commodities in § 1499.168 (b) (9) is amended by adding the following commodity:

Glass bottles and containers, including malt beverage glass containers (but not other spirituous beverage glass containers).

This Amendment No. 81 shall become effective June 8, 1946.

Issued this 3d day of June 1946.

PAUL A. PORTER,  
Administrator.

[F. R. Doc. 46-9366; Filed, June 3, 1946;  
11:31 a. m.]

PART 1400—TEXTILE FABRIC: COTTON,  
WOOL, SILK, SYNTHETIC AND ADMIX-  
TURES

[MPR 478, Amdt. 15]

COATED AND COMBINED FABRICS

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Maximum Price Regulation 478 is amended in the following respects:

1. Section 7 (c) is amended by adding subparagraph (4) to read as follows:

(4) *Maximum manufacturers' prices for window shade cloth.* Notwithstanding the provisions of (1), (2), or (3) above, the manufacturer's base prices for sales of oil and pyroxylin coated and starch filled window shade cloth shall be 115% of the highest list prices, less discounts, allowances and other deductions, that were in effect to each class of purchaser, during April 1942.

2. The first paragraph in section 9 (a) is amended to read as follows:

(a) *How the wholesaler determines maximum prices.* The maximum prices per yard for a sale at wholesale of any fabric covered by this regulation which the wholesaler buys from a manufacturer (except for sales by a supply jobber that are covered by paragraph (d) of

this section, and sales by a wholesaler of windowshade cloth that are covered by paragraph (h) of this section) shall be determined by dividing the purchase price per yard determined in accordance with paragraph (b) by the applicable division factor listed in paragraph (c) of this section: *Provided, however,* That the maximum prices per yard for a sale at wholesale of fabrics in non-standard colors or finishes shall be determined in accordance with paragraph 9 (g). The maximum prices determined under this section shall be the net prices after trade discounts. If a cash discount is given the list prices may be raised by the amount of the cash discount.

3. Section 9 is amended by adding a new paragraph designated (h) to read as follows:

(h) *Maximum wholesale prices for window shade cloth.* Notwithstanding any other provisions of this section, the maximum price for sales at wholesale of oil and pyroxylin coated and starch filled window shade cloth shall be the manufacturer's current list price, less all discounts, allowances and other deductions that the wholesaler had in effect to each class of purchaser during April 1942. Where a wholesaler purchases from a manufacturer who does not have a current list price in effect to a particular class of purchaser, the wholesaler shall increase by 15% his highest price during April 1942, less all discounts, allowances and other deductions that the wholesaler had in effect to such class of purchaser during April 1942. If such wholesaler did not have a price in effect during April 1942 to such class of purchaser he shall establish his maximum price for such sale of window shade cloth by application under the provisions of section 10 of this regulation.

This amendment shall become effective May 31, 1946.

Issued this 31st day of May 1946.

PAUL A. PORTER,  
Administrator.

[F. R. Doc. 46-9321; Filed, May 31, 1946;  
4:47 p. m.]

Chapter XVIII—Office of Economic  
Stabilization

[Directive 112]

PART 4004—PRICE STABILIZATION: MAXI-  
MUM PRICES

MAXIMUM PRICES FOR PACKED FRUITS, BER-  
RIES AND VEGETABLES; 1946 PACK

The Price Administrator and the Secretary of Agriculture having submitted to me information and their recommendations with respect to the pricing of the 1946 pack of packed fruits, berries and vegetables and the necessity for securing maximum production of those commodities essential to the effective transition to a peacetime economy, I do hereby find that the measures hereinafter authorized and directed to be taken by the Office of Price Administration will effectuate the purposes of the stabilization program.

Accordingly, pursuant to the authority vested in me by the Stabilization Act of 1942, as amended, and by Executive Order 9250 of October 3, 1942 (7 F.R. 7871), Executive Order 9328 of April 8, 1943 (8 F.R. 4681), Executive Order 9599 of August 18, 1945 (10 F.R. 10155), Executive Order 9651 of October 30, 1945 (10 F.R. 13487), Executive Order 9697 of February 14, 1946 (11 F.R. 1691), and Executive Order 9699 of February 21, 1946 (11 F.R. 1929), *It is hereby ordered:*

The Office of Price Administration is hereby authorized and directed to maintain or establish maximum prices for the 1946 packs of packed fruits, berries and vegetables in accordance with the following principles: Maximum prices for packed fruits, berries and vegetables shall be the same as those established for the 1945 pack under Supplement 13 to Food Products Regulation No. 1, as amended, modified as follows:

1. *Raw material.* Gross maximum prices shall be computed on the basis of approved 1946 raw material costs and shall reflect changes in designated grower prices authorized by the Economic Stabilization Director. Whenever administratively possible, gross maximum prices of individual processors for products other than those on which a subsidy is payable shall be based upon actual price of raw materials not in excess of designated grower prices.

2. *Wages.* Adjustment factors shall be provided to cover cost increases arising from increases in approved basic wage rates for processors actually incurring such increases. These factors shall be based on the assumption that wage increases are uniform for all classifications of labor and therefore can be measured by the increase in wage rates for unskilled female labor. Increases shall be measured from January 1, 1944, and the factors shall supersede those included in the regulation for the 1945 pack.

3. *Sugar.* Gross maximum prices for all of the packed fruits and berries and the vegetable products in which sugar is an important element of cost shall be increased to reflect processor's increased costs of sugar resulting from any increase in maximum prices of sugar providing that adequate steps are taken to insure that the adjustments so provided do not result in appreciable windfalls because of sugar stocks on hand before the price increase.

4. *Subsidized commodities.* Where subsidies are authorized and directed by Directive No. 109, (including amendments) issued by the Office of Economic Stabilization, maximum prices shall be maintained or established in accordance with that directive, and the provisions of paragraphs 2 and 3, above. If authority for the extension of the subsidy program after June 30, 1946 is not obtained maximum prices for subsidized commodities covered by Supplement 13 to Food Products Regulation No. 1 (or any supplement superseding that supplement as to the 1946 pack) shall be increased to cover the full amount of the subsidy.

5. *Other changes.* Other minor corrections and adjustments may be made in maximum prices and pricing methods



where such action will not affect the average level of prices significantly.

Issued and effective this 31st day of May 1946.

CHESTER BOWLES,  
Director.

[F. R. Doc. 46-9330; Filed, June 3, 1946;  
9:56 a. m.]

### Notices

#### DEPARTMENT OF THE INTERIOR.

Office of the Coal Mines Administrator.

[Order CMAN T-2]

ALABAMA FUEL AND IRON CO.

#### TERMINATION OF POSSESSION

On the basis of representations made by the Alabama Fuel and Iron Company, Birmingham, Alabama, and the President and Secretary of the Associated Miners, the exclusive bargaining agent for employees of the Alabama Fuel and Iron Company, and after consideration of all of the circumstances and in accordance with the provisions of Executive Order 9728 (11 F.R. 5593) and the War Labor Disputes Act (57 Stat. 163), I find that the possession by the Government of the coal mines of said company now in the possession of the Government pursuant to order of the Secretary of the Interior, No. 2200 (11 F.R. 5603), should be terminated.

Accordingly, I order and direct that possession by the Government of the coal mines of the Alabama Coal and Iron Company, Birmingham, Alabama, including any and all real and personal property, franchises, rights, facilities, funds and other assets used in connection with the operation of such mines, possession of which was taken pursuant to said Executive order and order of the Secretary of Interior, be, and it is hereby terminated, and that there be conspicuously displayed at such mining properties copies of a poster to be supplied by the Coal Mines Administration and reading as follows:

#### NOTICE

Government possession and control of the coal mines of this mining company have been terminated by order of the Secretary of the Interior.

Nothing contained herein shall be deemed to preclude the Government from requiring the submission of information relating to operations during the period of Government possession, for the purpose of ascertaining the existence and amount of claims against the United States, if any, so that the administration of provisions of Executive Order No. 9728, pursuant to which Government possession was taken, may be concluded in an orderly manner.

This order shall become effective as of 12:00 M. Eastern Standard Time, June 1, 1946.

B. MORELL,  
Deputy Coal Mines Administrator.

JUNE 1, 1946.

[F. R. Doc. 46-9397; Filed, June 3, 1946;  
11:43 a. m.]

#### FEDERAL COMMUNICATIONS COMMISSION.

[Docket No. 7366]

WESTEX BROADCASTING CO.

#### NOTICE OF HEARING

In re application of Ingham S. Roberts, Joe N. Weatherby, B. P. Bludworth and J. Edward Johnson, d/b as Westex Broadcasting Company (New), date filed, January 3, 1946; for construction permit; class of service, standard broadcast; class of station, standard broadcast; location, San Angelo, Texas. Operating assignment specified: Frequency, 1340 kc.; power, 250 w, night and day; hours of operation, unlimited. Docket No. 7366; File No. B3-P-4437.

You are hereby notified that the Commission has examined the application in the above-entitled case and has designated the matter for hearing in consolidation with the application of Abilene Broadcasting Company, Abilene, Texas (File No. B3-P-4438, Docket No. 7367) on the following issues:

1. To determine the legal, technical, financial and other qualifications of the partnership and the partners to construct and operate the proposed station.
2. To determine the areas and populations which may be expected to gain primary service from the operation of the proposed station and the character of other broadcast service available to those areas and populations.

3. To determine the type of program service proposed to be rendered and whether it would meet the requirements of the populations and areas proposed to be served.

4. To determine whether the operation of the proposed station would involve objectionable interference with any existing broadcast station and, if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.

5. To determine whether the operation of the proposed station would involve objectionable interference with the service proposed in any pending application for a broadcast station, particularly the new station proposed at Abilene, Texas (File No. B3-P-4438; Docket No. 7367), and, if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast services to such areas and populations.

6. To determine whether the installation and operation of the proposed station would be in compliance with the Commission's Rules and Standards of Good Engineering Practice concerning standard broadcast stations.

7. To determine on a comparative basis which, if either, of the applications in this consolidated proceeding should be granted.

The applicant is hereby given the opportunity to obtain a hearing on such issues by filing a written appearance in accordance with the provisions of § 1.384 of the Commission's rules of practice and procedure. Persons other than the applicant herein and the applicants already made a party by consolidation,

who desire to be heard must file a petition to intervene in accordance with the provisions of §§ 1.102, 1.141 and 1.142 of the Commission's rules of practice and procedure.

The applicant's address is as follows: Westex Broadcasting Company, c/o Ingham S. Roberts, P. O. Box 513, Brownwood, Texas.

Dated at Washington, D. C. May 17, 1946.

[SEAL] FEDERAL COMMUNICATIONS  
COMMISSION,  
T. J. SLOWIE,  
Secretary.

[F. R. Doc. 46-9313; Filed, May 31, 1946;  
4:09 p. m.]

[Docket No. 7365]

ASHLAND BROADCASTING CO.

#### NOTICE OF HEARING

In re application of The Ashland Broadcasting Company (WCMI); date filed, December 21, 1945; For Construction permit to install synchronous amplifier; class of service standard broadcast; class of station, standard broadcast; location, Huntington, W. Va. Operating assignment specified: frequency, 1340 kc.; power, 250 w.; hours of operation, unlimited; Docket No. 7365; File No. B2-P-4422.

You are hereby notified that the Commission has examined the application in the above-entitled case and has designated the matter for hearing on the following issues:

1. To determine whether the operation of station WCMI, as proposed, would involve objectionable interference with the service of any existing broadcast stations, or with the services proposed in any pending applications for broadcast facilities, the nature and extent of any such interference, the areas and populations affected thereby, and the availability of other broadcast services to such areas and populations.

2. To determine whether the construction and operation of the proposed booster will be in compliance with the Commission's Standards of Good Engineering Practice.

3. To determine whether suitable wire line facilities for transmitting modulated radio frequency energy between Ashland, Kentucky and Huntington, West Virginia are available.

4. To determine the physical and electrical characteristics of the line to be used for the transmission of modulated radio frequency energy, particularly with respect to prevailing noise level and loss characteristics under adverse weather conditions.

5. To determine the area and population that will gain service by operation of the proposed booster station and what other broadcast service is available to this area and population.

6. To determine the extent of interference that will exist between the booster station and the main station of WCMI, and the area and population affected thereby.



7. To determine the character of the program service proposed to be rendered to the Huntington area.

The applicant is hereby given the opportunity to obtain a hearing on such issues by filing a written appearance in accordance with the provisions of § 1.384 of the Commission's rules of practice and procedure. Persons other than the applicant herein, who desire to be heard must file a petition to intervene in accordance with the provisions of §§ 1.102, 1.141 and 1.142 of the Commission's rules of practice and procedure.

The applicant's address is as follows: Ashland Broadcasting Company, Radio Station WCMI, 20th Street and Greenup Avenue, Ashland, Kentucky.

Dated at Washington, D. C., May 21, 1946.

By the Commission,

[SEAL]

T. J. SLOWIE,  
Secretary.

[F. R. Doc. 46-9314; Filed, May 31, 1946;  
4:09 p. m.]

[Docket No. 7367]

ABILENE BROADCASTING CO.

#### NOTICE OF HEARING

In re application of Abilene Broadcasting Company (New). Date filed, January 21, 1946; for construction permit; class of service, standard broadcast; class of station, standard broadcast; location, Abilene, Texas. Operating assignment specified: frequency, 1340 kc.; power, 250 w.—night and day; hours of operation unlimited; Docket No. 7367; File No. B3-P-4438.

You are hereby notified that the Commission has examined the application in the above-entitled case and has designated the matter for hearing in consolidation with the application of Ingham S. Roberts, Joe N. Weatherby, B. P. Bludworth and J. Edward Johnson, d/b as Westex Broadcasting Company, San Angelo, Texas (File No. B3-P-4437, Docket No. 7366) on the following issues:

1. To determine the legal, technical, financial and other qualifications of the applicant corporation, its officers, directors and stockholders to construct and operate the proposed station.

2. To determine the areas and populations which may be expected to gain primary service from the operation of the proposed station and the character of other broadcast service available to those areas and populations.

3. To determine the type of program service proposed to be rendered and whether it would meet the requirements of the populations and areas proposed to be served.

4. To determine whether the operation of the proposed station would involve objectionable interference with any existing broadcast station, and, if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast services to such areas and populations.

5. To determine whether the operation of the proposed station would involve objectionable interference with the service proposed in any pending application for

a broadcast station, particularly the new station proposed at San Angelo, Texas (File No. B3-P-4437; Docket No. 7366), and, if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast services to such areas and populations.

6. To determine whether the installation and operation of the proposed station would be in compliance with the Commission's Rules and Standards of Good Engineering Practice concerning standard broadcast stations.

7. To determine on a comparative basis which, if either of the applications in this consolidated proceeding should be granted.

The applicant is hereby given the opportunity to obtain a hearing on such issues by filing a written appearance in accordance with the provisions of § 1.384 of the Commission's rules of practice and procedure. Persons other than the applicant herein and the applicants already made a party by consolidation, who desire to be heard must file a petition to intervene in accordance with the provisions of §§ 1.102, 1.141 and 1.142 of the Commission's rules of practice and procedure.

The applicant's address is as follows: Abilene Broadcasting Company, c/o Gene L. Cagle, President, 1717 North Fifth, Abilene, Texas.

Dated at Washington, D. C. May 24, 1946.

[SEAL]

FEDERAL COMMUNICATIONS  
COMMISSION,  
T. J. SLOWIE,  
Secretary.

[F. R. Doc. 46-9315; Filed, May 31, 1946;  
4:09 p. m.]

[Docket Nos. 7525, 7526]

GULF STATE BROADCASTING CO. AND ACADIA  
BROADCASTING CO.

#### DESIGNATING APPLICATIONS FOR CONSOLIDATED HEARING ON STATED HOURS

In re applications of Frederic Lemieux III, Claude S. Maenza, and Edna Capo Lemieux, d/b as Gulf State Broadcasting Company, Crowley, La.; Docket No. 7525, File No. B3-P-4577; Max Thomas tr/as Acadia Broadcasting Company, Crowley, La.; Docket No. 7526, File No. B3-4725; for construction permits.

At a session of the Federal Communications Commission held at its offices in Washington, D. C. on the 17th day of April 1946;

The Commission having under consideration the above-entitled applications for construction permits to construct a new standard broadcast station at Crowley, Louisiana, to operate on 1450 kc, with a power of 250 watts, unlimited time;

It is ordered, That the above-listed applications be designated for hearing in a consolidated proceeding, each on the following issues:

1. To determine the legal, technical, financial, and other qualifications of the applicant to construct and operate the proposed station.

2. To determine the areas and populations which may be expected to gain

primary service from the operation of the proposed station, and the character of other broadcast service available to these areas and populations.

3. To determine the type and character of program service proposed to be rendered and whether it would meet the requirements of the areas and populations proposed to be served.

4. To determine whether the operation of the proposed station would involve objectionable interference with any existing or proposed broadcast station, and, if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.

5. To determine whether the installation and operation of the proposed station would be in accordance with the Commission's Rules and Standards of Good Engineering Practice concerning standard broadcast stations.

6. To determine on a comparative basis which, if either, of the applications in this consolidated proceeding should be granted.

By the Commission.

[SEAL]

T. J. SLOWIE,  
Secretary.

[F. R. Doc. 46-9312; Filed, May 31, 1946;  
4:09 p. m.]

#### FEDERAL POWER COMMISSION.

[Docket No. G-353]

MICHIGAN CONSOLIDATED GAS CO.

#### ORDER FIXING DATE OF HEARING

MAY 28, 1946.

It appearing to the Commission that:

(a) On October 31, 1945, the Commission entered an order in this matter finding Michigan Consolidated Gas Company ("Applicant") to be a "natural-gas company" within the meaning of the Natural Gas Act and issuing a certificate of public convenience and necessity to Applicant under the "grandfather" provision of section 7 (c) of the act, as amended;

(b) On November 30, 1945, Applicant filed an application for a rehearing of said order of October 31, 1945;

(c) On December 28, 1945, the Commission entered an order granting the application for rehearing, such rehearing to be held at a time and place to be thereafter fixed by the Commission;

The Commission orders that:

(A) A public hearing be held commencing on August 22, 1946, at 10:00 a. m. (e. s. t.) in the Hearing Room of the Federal Power Commission, 1800 Pennsylvania Avenue NW., Washington, D. C., respecting the matters involved and the issues presented in this proceeding.

(B) Interested State commissions may participate in said hearing as provided in § 67.4 of the provisional rules of practice and regulations under the Natural Gas Act.

By the Commission.

[SEAL]

LEON M. FUQUAY,  
Secretary.

[F. R. Doc. 46-9331; Filed, June 3, 1946;  
10:14 a. m.]



## FEDERAL TRADE COMMISSION.

[Docket No. 5434]

A. C. BECKEN CO., ET AL.

## ORDER APPOINTING TRIAL EXAMINER AND FIXING TIME AND PLACE FOR TAKING TESTIMONY

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 31st day of May, A. D. 1946.

This matter being at issue and ready for the taking of testimony and the receipt of evidence, and pursuant to authority vested in the Federal Trade Commission,

It is ordered, That George Biddle, a trial examiner of this Commission, be and he hereby is designated and appointed to take testimony and receive evidence in this proceeding and to perform all other duties authorized by law;

It is further ordered, That the taking of testimony and the receipt of evidence in this proceeding begin on Thursday, June 13, 1946, at ten o'clock in the forenoon of that day (Central Standard Time), in Room 1123, New Post Office Building, Chicago, Illinois.

Upon completion of the taking of testimony and the receipt of evidence on behalf of the Federal Trade Commission, the trial examiner is directed to proceed immediately to take testimony and receive evidence on behalf of the respondent. The trial examiner will then close the case and make his report upon the facts; conclusions of fact; conclusions of law; and recommendation for appropriate action by the Commission.

By the Commission.

[SEAL] OTIS B. JOHNSON,  
Secretary.[F. R. Doc. 46-9328; Filed, June 3, 1946;  
9:54 a. m.]

[Docket No. 5311]

NORTHWEST DRIED FRUIT ASSN.

## ORDER APPOINTING TRIAL EXAMINER AND FIXING TIME AND PLACE FOR TAKING TESTIMONY

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 31st day of May A. D. 1946.

In the matter of Northwest Dried Fruit Association, a corporation, its officers, Directors as such, and individually, and members.

This matter being at issue and ready for the taking of testimony and the receipt of evidence, and pursuant to authority vested in the Federal Trade Commission,

It is ordered, That John W. Addison, a trial examiner of this Commission, be and he hereby is designated and appointed to take testimony and receive evidence in this proceeding and to perform all other duties authorized by law;

It is further ordered, That the taking of testimony and the receipt of evidence

in this proceeding begin on Tuesday, June 11, 1946, at ten o'clock in the forenoon of that day (Pacific Standard Time), in Room 526, New Court House and United States Post Office Building, Portland, Oregon.

Upon completion of the taking of testimony and the receipt of evidence on behalf of the Federal Trade Commission, the trial examiner is directed to proceed immediately to take testimony and receive evidence on behalf of the respondent. The trial examiner will then close the case and make his report upon the facts; conclusions of fact; conclusions of law; and recommendation for appropriate action by the Commission.

By the Commission.

[SEAL] OTIS B. JOHNSON,  
Secretary.[F. R. Doc. 46-9329; Filed, June 3, 1946;  
9:54 p. m.]

[File No. 21-394]

## WHOLESALE CONFECTIONERY INDUSTRY OF PHILADELPHIA, PA., AREA

## NOTICE OF HEARING AND OF OPPORTUNITY TO PRESENT VIEWS, SUGGESTIONS, OR OBJECTIONS WITH RESPECT TO PROPOSED TRADE PRACTICE RULES

At a regular session of the Federal Trade Commission held at its office in the City of Washington, D. C., on the 3d day of June A. D. 1946.

Opportunity is hereby extended by the Federal Trade Commission to any and all persons, partnerships, corporations, associations, or other parties or groups (including consumers), affected by or having an interest in the proposed trade practice rules for the Wholesale Confectionery Industry of the Philadelphia trade area, to present to the Commission their views concerning said rules, including such pertinent information, suggestions, or objections as they may desire to submit, and to be heard in the premises. For this purpose they may obtain copies of the proposed rules upon request to the Commission. Such views, information, suggestions, or objections may be submitted by letter, memorandum, brief, or other communication, to be filed with the Commission not later than June 20, 1946. Opportunity to be heard orally will be afforded at the hearing beginning at 2 p. m., June 20, 1946, in Room 332, Federal Trade Commission Building, Pennsylvania Avenue at 6th Street, N. W., Washington, D. C., to any such persons, partnerships, corporations, associations, or other parties or groups (including consumers) who desire to appear and be heard. After due consideration of all matters presented in writing or orally, the Commission will proceed to final action on the proposed rules.

By the Commission.

[SEAL] OTIS B. JOHNSON,  
Secretary.[F. R. Doc. 46-9393; Filed, June 3, 1946;  
11:40 a. m.]

## INTERSTATE COMMERCE COMMISSION.

[S. O. 526]

## UNLOADING OF STEAM SHOVEL AT BORING, OREG.

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the 31st day of May, A. D. 1946.

It appearing, that car PM 16673, containing steam shovel at Boring, Oregon, on the Portland Electric Power Company (Thos. W. Delzell and R. L. Clark, Independent Trustees), has been on hand refused for an unreasonable length of time and that the delay in unloading said car is impeding its use; in the opinion of the Commission an emergency exists requiring immediate action. It is ordered, that:

Steam shovel at Boring, Oregon, be unloaded. (a) The Portland Electric Power Company (Thos. W. Delzell and R. L. Clark, Independent Trustees), its agents or employees, shall unload forthwith car PM 16673, containing steam shovel now on hand at Boring, Oregon, consigned to Walter Koch, Sandy, Oregon.

(b) Notice and expiration. Said carrier shall notify the Director, Bureau of Service, Interstate Commerce Commission, Washington, D. C., when it has completed the unloading required by paragraph (a) hereof, and such notice shall specify when, where, and by whom such unloading was performed. Upon receipt of that notice this order shall expire. (40 Stat. 101, sec. 402; 41 Stat. 476, sec. 4; 54 Stat. 901, 911; 49 U.S.C. 1 (10)-(17), 15 (2))

It is further ordered, that this order shall become effective immediately; that a copy of this order and direction shall be served upon the Portland Electric Power Company (Thos. W. Delzell and R. L. Clark, Independent Trustees), and upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and that notice of this order be given to the general public by depositing a copy in the office of the Secretary of the Commission, at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

By the Commission, Division 3.

[SEAL] W. P. BARTEL,  
Secretary.[F. R. Doc. 46-9398; Filed, June 3, 1946;  
11:43 a. m.]

## OFFICE OF ALIEN PROPERTY CUSTODIAN.

[Vesting Order 6308]

GRETE BALZER

In re: Debt owing to Grete Balzer. Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended,



and pursuant to law, the undersigned, after investigation, finding:

1. That Grete Balzer, whose last known address is Eisenach, Thuringia, Germany, is a resident of Germany and a national of a designated enemy country (Germany);

2. That the property described as follows: That certain debt or other obligation owing to Grete Balzer, by George H. Emerson, 27 William Street, New York, New York, in the amount of \$1,577.50, as of March 28, 1946, together with any and all accruals thereto, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country;

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to constitute an admission by the Alien Property Custodian of the lawfulness of, or acquiescence in, or licensing of, any set-offs, charges or deductions, nor shall it be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on May 21, 1946.

[SEAL]

JAMES E. MARKHAM,  
Alien Property Custodian.

[F. R. Doc. 46-9185; Filed, May 31, 1946;  
11:15 a. m.]

[Vesting Order 6309]

WALTER BERNHARD

In re: Debt owing to Walter Bernhard. Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That Walter Bernhard, whose last known address is Geltow, Germany, is a resident of Germany and a national of a designated enemy country (Germany);

2. That the property described as follows: That certain debt or other obligation owing to Walter Bernhard by Jakob Goldschmidt, 761 Fifth Avenue, New York, N. Y., in the amount of \$18,136.43, as of December 31, 1945, together with any and all accruals thereto, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country;

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to constitute an admission by the Alien Property Custodian of the lawfulness of, or acquiescence in, or licensing of, any set-offs, charges or deductions, nor shall it be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on May 21, 1946.

[SEAL]

JAMES E. MARKHAM,  
Alien Property Custodian.

[F. R. Doc. 46-9186; Filed, May 31, 1946;  
11:15 a. m.]

[Vesting Order 6326]

HEINRICH JOHANNSEN

In re: Bank account owned by Heinrich Johannsen.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That Heinrich Johannsen, whose last known address is Achtrup, Germany, is a resident of Germany and a national of a designated enemy country (Germany);

2. That the property described as follows: That certain debt or other obligation owing to Heinrich Johannsen, by Almira State Bank, Almira, Washington, arising out of a Blocked Checking Account, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country (Germany);

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to constitute an admission by the Alien Property Custodian of the lawfulness of, or acquiescence in, or licensing of, any set-offs, charges or deductions, nor shall it be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a



notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on May 21, 1946.

[SEAL] JAMES E. MARKHAM,  
*Alien Property Custodian.*

[F. R. Doc. 46-9187; Filed, May 31, 1946;  
11:15 a. m.]

[Vesting Order 6327]

MARGARITA JOHANNSEN

In re: Bank account owned by Margarita Johannsen.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That Margarita Johannsen, whose last known address is Achtrup, Germany, is a resident of Germany and a national of a designated enemy country (Germany);

2. That the property described as follows: That certain debt or other obligation owing to Margarita Johannsen by Almira State Bank, Almira, Washington, arising out of a Blocked Checking Account, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country;

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to constitute an admission by the Alien Property Custodian of the lawfulness of, or acquiescence in, or licensing of, any set-offs, charges or deductions, nor shall it be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation

will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on May 21, 1946.

[SEAL] JAMES E. MARKHAM,  
*Alien Property Custodian.*

[F. R. Doc. 46-9188; Filed, May 31, 1946;  
11:15 a. m.]

[Vesting Order 6371]

DEUTSCHE TORFHANDELSGESELLSCHAFT  
M. B. H. AND PEAT IMPORT CORP.

In re: Interest of Deutsche Torfhandelsgesellschaft m. b. h. in an agreement with Peat Import Corporation.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That Deutsche Torfhandelsgesellschaft m. b. h. is a business organization organized under the laws of, and maintaining its principal place of business in, Germany and is a national of a designated enemy country (Germany);

2. That the property described as follows: All right, title, interest and claim of any kind or character whatsoever of Deutsche Torfhandelsgesellschaft m. b. h. under an agreement signed in Bremen, Germany, on February 25, 1933, and in New York, New York, on March 13, 1933 (including all modifications thereof and supplements thereto, if any), by and between Deutsche Torfhandelsgesellschaft m. b. h. and Peat Import Corporation, which agreement relates, among other things, to the importation and sale of peatmoss products,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country;

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be

held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on May 29, 1946.

[SEAL] JAMES E. MARKHAM,  
*Alien Property Custodian.*

[F. R. Doc. 46-9189; Filed, May 31, 1946;  
11:15 a. m.]

#### OFFICE OF PRICE ADMINISTRATION.

[RMPR 136, Corr. to Order 638]

#### PETROLEUM INDUSTRY DRILLING AND PRODUCING MACHINERY AND EQUIPMENT AND MACHINERY FOR DRILLING WATER WELLS

##### ADJUSTMENT OF MAXIMUM PRICES

Order No. 638 under Revised Maximum Price Regulation 136 is corrected in the following respects:

1. Paragraphs (d), (e), (f) and (g) are re-lettered (e), (f), (g), and (h) respectively.

2. The following paragraph (d) is added:

(d) The maximum prices for sales by manufacturers of items listed in paragraphs (a) and (b) shall be the base prices increased by 10%.

Issued this 31st day of May 1946.

PAUL A. PORTER,  
*Administrator.*

[F. R. Doc. 46-9324; Filed, May 31, 1946;  
4:47 p. m.]

[MPR 580, Amdt. 4 to Order 30]

#### COOPERS, INC.

##### ESTABLISHMENT OF MAXIMUM PRICES

Maximum Price Regulation 580, amendment 4 to order 30. Establishing ceiling prices at retail for certain articles; Docket No. 6063-580-13-669.

For the reasons set forth in the opin-



ion issued simultaneously herewith, Order No. 30 issued under section 13 of Maximum Price Regulation 580 on application of Coopers Incorporated, Kenosha, Wisconsin, is amended in the following respects:

1. A new paragraph (h) is added to read as follows:

(h) For a period of 45 days after May 31, 1946, the provisions of paragraph (c) of this order are suspended insofar as Coopers Incorporated is directed to preticket all articles listed in paragraph (a) bearing style numbers: 1003, 1007, 1011, 1022 L, 1025 M, 1025 L, 1029 L, 1040 J, 1040 M, 1063 M, 1063 L; 8803, 8823, 8922 SS, 8925 SS, 8929 SS, 8940 NS, 8963 SS. During this period of suspension if the articles come from Coopers Incorporated improperly preticketed or not preticketed at all, the purchaser for sale at retail shall mark each of the articles with the retail ceiling price established by this order and applicable amendments or attach to each article, or envelope containing the article, a label tag or ticket stating the retail ceiling price. This mark or statement must be in the following form:

Section 14, MPR 580  
OPA Price—\$-----

No retailer may offer or sell the articles unless they are marked or tagged as stated above. During the period preticketing is suspended, Coopers Incorporated shall send to retailers a copy of Amendment 4 to this order, issued May 31, 1946 before or together with its first shipment in that period of the articles listed above by style numbers and shall with each shipment also send a list of these same articles and the retail ceiling prices established for them by this order and applicable amendments.

This amendment shall become effective May 31, 1946.

Issued this 31st day of May 1946.

PAUL A. PORTER,  
Administrator.

[F. R. Doc. 46-9325; Filed, May 31, 1946;  
4:46 p. m.]

[RMPR 136, Amdt. 1 to Order 568]

#### PRINTING MACHINERY

#### MANUFACTURERS' MAXIMUM PRICES

For the reasons set forth in an opinion, issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to section 30 of Revised Maximum Price Regulation 136, It is ordered:

Order No. 568 under Revised Maximum Price Regulation 136 is revised and amended in the following respects:

1. Paragraph (a) (1) is amended by striking out the figure "12%" and substituting the figure "20%."

2. Paragraph (a) (3) is amended by striking out the figure "12%" and substituting the figure "20%."

3. Paragraph (b) (1) is amended by striking out the table appearing therein and substituting the following table:

Percent of sales made through resellers	5 percent discount		10 percent discount		15 percent discount		20 percent discount		25 percent discount		30 percent discount		35 percent discount		40 percent discount	
	Res.	User	Res.	User	Res.	User	Res.	User	Res.	User	Res.	User	Res.	User	Res.	User
1-9.9	21.0	20%	22.1	20%	23.3	20%	24.7	20%	26.2	20%	28.0	20%	30.0	20%	32.3	20%
10-29.9	20.8	19.8	21.7	19.6	22.7	19.3	23.8	19.0	25.0	18.7	26.3	18.4	27.8	18.1	29.4	17.6
30-49.9	20.6	19.6	21.3	19.2	22.0	18.7	22.7	18.2	23.5	17.6	24.4	17.1	25.3	16.4	26.3	15.8
50-69.9	20.4	19.4	20.8	18.7	21.3	18.1	21.7	17.4	22.2	16.7	22.7	15.9	23.3	15.1	23.8	14.3
70-89.9	20.2	19.2	20.4	18.4	20.6	17.5	20.8	16.7	21.1	15.8	21.3	14.9	21.3	13.8	21.7	13.0
90-99.9	20.1	19.0	20.1	18.1	20.2	17.1	20.2	16.2	20.3	15.2	20.3	14.2	20.4	13.3	20.4	12.2
100	20.0		20.0		20.0		20.0		20.0		20.0		20.0		20.0	

4. In the first sentence of paragraph (c), strike out the word "exclusively" and substitute therefor the word "primarily".

This amendment shall become effective June 8, 1946.

Issued this 3d day of June 1946.

PAUL A. PORTER,  
Administrator.

[F. R. Doc. 46-9364; Filed, June 3, 1946;  
11:33 a. m.]

[MPR 580, Amdt. 1 to Order 94]

#### H. DAROFF & SONS, INC.

#### ESTABLISHMENT OF CEILING PRICES

Maximum Price Regulation 580, Amendment 1 to Order 94. Establishing ceiling prices at retail for certain articles; Docket No. 6063-580-13-650.

For the reasons set forth in the opinion issued simultaneously herewith, Order 94 issued under section 13 of Maximum Price Regulation 580 on application of H. Daroff & Sons, Inc., 23d and Walnut Streets, Philadelphia, Pennsylvania, is amended in the following respects:

1. Paragraph (a) is amended to increase the retail ceiling prices which have been established for the articles listed below. The new prices are as follows:

Article	Manufacturer's selling price	Ceiling price at retail
Men's nontropical suits	\$30.00	\$50.00
Men's tropical suits	25.50	42.50
Men's topcoats	30.00	50.00
Men's overcoats	35.00	60.00

2. Paragraph (c) is amended by adding thereto the following undesignated paragraph:

Upon issuance of any amendment to this order which either adds an article to those already listed in paragraph (a) or changes the retail ceiling price of a listed article, the manufacturer or wholesaler, as to such article, must comply with the preticketing requirements of this paragraph within 30 days after the effective date of the amendment. After 60 days from the effective date, no retailer may offer or sell the article unless it is preticketed in accordance with the requirements of this paragraph. Prior to the expiration of the 60 day period, unless the article is so preticketed, the retailer shall comply with the marking, tagging and posting provisions of Maximum Price Regulation 580. However, the pricing provisions of this order or of any subse-

quent amendment thereto shall apply as of the effective date of the order or applicable amendment.

3. Paragraph (d) is amended by adding the following sentence: "The seller shall also send the purchaser a copy of each amendment at the time of or before the first delivery (subsequent to the effective date of the amendment) of any article the sale of which is affected in any manner by the amendment."

4. A new paragraph (g) is added to read as follows:

(g) The retail ceiling price of an article stated in paragraph (a) shall apply to any other article of the same type, having the same selling price to the retailer, the same brand or company name and first sold by the manufacturer after the effective date of this order.

This amendment shall become effective May 31, 1946.

Issued this 31st day of May 1946.

PAUL A. PORTER,  
Administrator.

[F. R. Doc. 46-9326; Filed, May 31, 1946;  
4:46 p. m.]

[MPR 580, Order 310]

#### COHEN GOLDMAN & Co., INC.

#### ESTABLISHMENT OF CEILING PRICES

Maximum Price Regulation 580, Order 310. Establishing ceiling prices at retail for certain articles; Docket No. 6063-580-13-658.

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to section 13 of Maximum Price Regulation No. 580; It is ordered:

(a) The following ceiling prices are established for sales by any seller at retail of the following articles manufactured by Cohen Goldman & Co., Inc., 475 10th Avenue, New York City, and having the brand name "Gort & McLeod" and described in the manufacturer's application dated May 2, 1946:

MEN'S TOP COATS	
Manufacturer's selling price:	Ceiling price at retail
\$23.70	\$39.50
27.25	45.42
26.60	44.80
MEN'S SUITS	
30.25	50.50
33.00	55.00
33.00	55.00
34.80	58.00
37.10	62.75



## MEN'S OVERCOATS

Manufacturer's selling price:	Ceiling price at retail
\$34.50	\$57.50
28.00	45.80
41.00	68.33

## MEN'S SLACKS &amp; SPORT TROUSERS

\$8.15	\$13.58
8.00	13.33
8.25	13.75
6.55	10.92

(b) The retail ceiling price of an article stated in paragraph (a) shall apply to any other article of the same type, having the same selling price to the retailer, the same brand or company name and first sold by the manufacturer after the effective date of this order.

(c) The retail ceiling prices contained in paragraph (a) shall apply in place of the ceiling prices which have been or would otherwise be established under this or any other regulation.

(d) On and after June 25, 1946, Cohen Goldman & Co., Inc. must mark each article listed in paragraph (a) with the retail ceiling price under this order, or attach to the article a label, tag or ticket stating the retail ceiling price. This mark or statement must be in the following form:

(Sec. 13, MPR 580)  
OPA Price—\$-----

On and after July 25, 1946, no retailer may offer or sell the article unless it is marked or tagged in the form stated above. Prior to July 25, 1946, unless the article is marked or tagged in this form, the retailer shall comply with the marking, tagging and posting provisions of the applicable regulation.

Upon issuance of any amendment to this order which either adds an article to those already listed in paragraph (a) or changes the retail ceiling price of a listed article, the manufacturer or wholesaler, as to such article, must comply with the preticketing requirements of this paragraph within 30 days after the effective date of the amendment. After 60 days from the effective date, no retailer may offer or sell the article unless it is preticketed in accordance with the requirements of this paragraph. Prior to the expiration of the 60 day period, unless the article is so preticketed, the retailer shall comply with the marking, tagging and posting provisions of the regulation which would apply in the absence of this order. However, the pricing provisions of this order or of any subsequent amendment thereto shall apply as of the effective date of the order or applicable amendment.

(e) Coincident with or before the first delivery to any purchaser for resale of any article listed in paragraph (a), the seller shall send the purchaser a copy of this order. The seller shall also send the purchaser a copy of any subsequent amendment to this order at the time of, or before the first delivery (subsequent to the effective date of the amendment) of any article the sale of which is affected in any manner by the amendment.

(f) Unless the context otherwise requires, the provisions of the applicable regulation shall apply to sales for which retail ceiling prices are established by this order.

(g) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective May 31, 1946.

Issued this 31st day of May 1946.

PAUL A. PORTER,  
Administrator.

[F. R. Doc. 46-9327; Filed, May 31, 1946;  
4:46 p. m.]

[MPR 591, Amdt. 15 to Order 1]

## CAST IRON PLUMBING DRAINAGE STAPLES

## ADJUSTMENT OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to section 22 of Maximum Price Regulation 591, in Order 1 under section 22 of Maximum Price Regulation 591, sections 6.2 (b) (1) and (2) are amended to read as follows:

(1) The prices of the following items of plumbing drainage staples may be increased by 10 percent:

Back water valves with or without brass trim  
Cess pool plates  
Clean out tees with or without brass plug  
Closet fixture connections  
Combination drains, with or without brass plugs  
back water valves with or without brass trim  
Combination hinged bell traps and cess pools  
Combination hydrant drains and cess pools  
Drains with or without brass trim  
Drain covers and gratings, iron and brass  
Drive ferrules  
Fresh air inlets  
Fumes connections  
F and W fittings and similar adaptations  
Grease interceptors  
Kafer joints  
Manhoff fittings  
Putty cups  
Revent fittings  
Sink brackets  
Sink collars and couplings  
Sink and tray strainers and plugs  
Sisson joints  
Stringer fittings  
Tapped 1/4 bends  
Tapped increasers  
Tapped reducers  
Test plugs, expansion type only  
Test tees with or without brass plug, with or without internal reducer  
Union ferrules (with or without brass)  
Vent boxes  
Vent caps  
Waste tees and crosses

(2) The prices of the following items of plumbing drainage staples may be increased by 15 percent:

Cess pools plain and tapped  
Closet stubs and soilpipe connectors  
Range boiler stands for vertical tanks, of 40 gallons and less  
Traps—all styles and sizes with or without brass plug

This amendment shall become effective June 8, 1946.

Issued this 3d day of June 1946.

PAUL A. PORTER,  
Administrator.

[F. R. Doc. 46-9379; Filed, June 3, 1946;  
11:36 a. m.]

[MPR 591, Amdt. 15 to Order 48]

## PLUMBING FIXTURES, SUPPLY FITTINGS AND TRIMMINGS

## ADJUSTMENT OF MAXIMUM PRICES

An opinion accompanying this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Section 2.6 is amended in the following respects:

1. Category VI in paragraph (a) is amended to read as follows:

VI—Combination lavatory supply fitting (4" center to center only) with coupling nuts and tail pieces, with pop-up waste and tail piece, 10.

2. Paragraph (g) is amended by adding the following commodity:

Douglas Type Flush Valves for Water Closet Tanks.

This amendment shall become effective June 8, 1946.

Issued this 3d day of June 1946.

PAUL A. PORTER,  
Administrator.

[F. R. Doc. 46-9380; Filed, June 3, 1946;  
11:35 a. m.]

[SO 142, Amdt. 1 to Order 70]

## C. E. NIEHOFF AND CO.

## ADJUSTMENT OF MAXIMUM PRICES

Amendment No. 1 to Order No. 70 under Supplementary Order No. 142. Adjustment provisions for sales of industrial machinery and equipment. C. E. Niehoff and Company. Docket No. 6083-S. O. 142-136-128.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to section 2 of Supplementary Order No. 142; It is ordered:

(a) Paragraph (d) of Order No. 70 effective April 4, 1946, is hereby amended to read as follows: On or before August 31, 1946, C. E. Niehoff and Company shall file with the Machinery Branch, Office of Price Administration, Washington, D. C. the following: (1) An over-all profit and loss statement for the period June 1, 1946 to July 31, 1946, and the dollar amount of the total sales due to any adjustment permitted by this office over the base period prices, (2) for the period June 1, 1946 to July 31, 1946, a statement of total sales by the groups listed in paragraph (a) of Order No. 70 effective April 4, 1946, and the dollar value of these sales, at October 1, 1941 maximum prices compared with maximum prices approved by this office.

(b) This order may be revoked or amended by the Price Administrator at any time.

This amendment shall become effective June 1, 1946.

Issued this 31st day of May 1946.

PAUL A. PORTER,  
Administrator.

[F. R. Doc. 46-9276; Filed, May 31, 1946;  
2:45 p. m.]



[SO 108, Amdt. 7 to Special Order 3]

## HOSIERY

TEMPORARY ADJUSTMENT OF CERTAIN  
MAXIMUM AVERAGE PRICES

An opinion accompanying this amendment to Special Order No. 3 under section 17 of Supplementary Order 108 has been issued simultaneously herewith and filed with the Division of the Federal Register. Special Order 3 is amended in the following respects:

1. Section 5 is amended by adding a sentence at the end of the last undesignated paragraph thereof to read as follows: "The statements containing the information required by paragraphs (a), (b) and (c) of this section pertaining to any category listed in section 7 (d) must be filed on or before June 30, 1946."

2. Section 7 is amended to add paragraph (d) to read as follows:

(d) *Exemption prices for the second quarter of 1946 only.* In figuring your adjusted maximum average prices for the second quarter of 1946 only, you may use the exemption prices set forth below instead of the exemption prices listed in 7 (a) for the same categories. These new adjusted maximum average prices may not be used for any calculations occurring before the effective date of the amendment establishing this paragraph, except as specifically provided otherwise.

Category No:	Exemption price
	<i>Each</i>
A-4	\$8.05
A-7	4.83
A-21	1.84
	<i>Dozen</i>
A-24	\$16.56
	<i>Each</i>
A-46	\$6.21
A-48	7.13
A-49	3.68
A-51	3.68
	<i>Dozen</i>
C-25	\$7.35
C-26	6.30
C-27	4.75
C-28	2.55
C-29	2.40
C-30	1.60
C-31	1.60
C-32	3.00
C-33	1.70
C-34	1.60
C-35	1.95
C-36	1.60
C-41	4.20
C-42	2.10
C-43	2.01
C-44	1.25
C-45	1.25
C-46	2.53
C-47	1.27
C-48	1.17
C-49	1.55
C-50	1.17
F-18	4.20
F-19	3.70
F-20	1.65
F-21	3.15
F-22	1.70
F-23	2.65
F-24	1.45
F-31	3.15
F-32	1.22
F-33	2.63
F-34	1.27
F-35	2.22
F-36	1.05

3. Section 11 is added to read as follows:

SEC. 11. *Recalculation of net surcharges by manufacturers of categories listed in section 7 (d)—(a) How to recalculate your net surcharge.* If you are a manufacturer of one or more categories listed in section 7 (d) and if you have a net surcharge on May 31, 1946, you may subtract from that net surcharge an amount computed as follows:

Step 1: Find the amount of your net surcharge which you have not yet made up by May 30, 1946.

Step 2: Find the difference in each category between the highest maximum average price available to you on May 30, 1946, and the highest maximum average price available to you under section 7 (d) of Special Order 3 or section 3 (c) of Special Order 5.

Step 3: For each category multiply the amount found in Step 2 by the number of units you delivered in that category between April 1, 1946, and the close of business on May 30, 1946.

Step 4: Add together the amounts found in Step 3 for all categories.

Step 5: Subtract the amount found in Step 4 from the net surcharge found in Step 1. The result is the net surcharge you must still make up.

NOTE: If the amount found in Step 4 is equal to or greater than the net surcharge found in Step 1, you are deemed to have completed your make up operation on May 30, 1946 and may resume normal operation under SO 108 on May 31, 1946. However, where the amount found in Step 4 is greater than the net surcharge found in Step 1, you may not carry over the difference as a credit into your normal operation.

(b) *Filing a report of the recalculation under this section.* If you have recalculated a net surcharge as described in (a) above, you must file, together with each copy of the statement required by section 5 of this order, a separate statement showing all the calculations found in Steps 1 through 5.

This amendment shall become effective May 31, 1946.

NOTE: All reporting and record-keeping requirements of this amendment have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

Issued this 31st day of May 1946.

PAUL A. PORTER,  
Administrator.

[F. R. Doc. 46-9248; Filed, May 31, 1946;  
2:37 p. m.]

[SO 108, Amdt. 6 to Special Order 5]

## TOLERANCES OVER 1943 AVERAGE PRICES

An opinion accompanying this amendment to Special Order No. 5 under section 17 of Supplementary Order 108 has been issued simultaneously herewith and filed with the Division of the Federal Register.

Special Order 5 is amended in the following respects:

1. Section 3 is amended by adding paragraph (c) to read as follows:

(c) *Percentage tolerance for the second quarter of 1946 only.* In figuring

your percentage increase over your original maximum average price under section 2 (b) (2) of this order, you may, in the second quarter of 1946, use the percentage tolerance listed in section 3 (c) of this order instead of the percentage tolerance listed in section 3 (a) for the same category. However, the percentage tolerances listed in 3 (c) may not be used for any calculations occurring prior to the effective date of the amendment establishing this paragraph, except as specifically provided otherwise.

Category:	Percentage tolerances
C-25	10
C-26	10
C-27	10
C-28	15
C-29	10
C-30	15
C-31	15
C-32	15
C-33	15
C-34	15
C-35	10
C-36	15
C-37	10
C-38	10
C-39	10
C-40	10
C-41	10
C-42	15
C-43	10
C-44	15
C-45	15
C-46	15
C-47	15
C-48	15
C-49	10
C-50	15
C-51	10
C-52	10
C-18	10
F-19	10
F-20	15
F-21	15
F-22	15
F-23	15
F-24	15
F-30	10
F-31	10
F-32	15
F-33	10
F-34	15
F-35	15
F-36	15

2. Section 6 is added to read as follows:

SEC. 6. *Recalculation of net surcharges by manufacturers of categories listed in section 3 (c).—(a) How to recalculate your net surcharge.* If you are a manufacturer of any of the categories listed in section 3 (c) and if you have a net surcharge on May 31, 1946, you may subtract from that net surcharge an amount computed as follows:

Step 1: Find the amount of your net surcharge which you have not yet made up by May 30, 1946.

Step 2: Find the difference in each category between the highest maximum average price available to you on May 30, 1946 and the highest maximum average price available to you under section 7 (d) of Special Order 3 or section 3 (c) of Special Order 5.

Step 3: For each category multiply the amount found in Step 2 by the number of units you delivered in that category between April 1, 1946 and the close of business on May 30, 1946.

Step 4: Add together the amounts found in Step 3 for all categories.

Step 5: Subtract the amount found in Step 4 from the net surcharge found in

<sup>1</sup> 10 F.R. 4336, 5995, 6402, 8368, 10200, 12089, 12984, 13129, 15125; 11 F.R. 604.



Step 1. The result is the net surcharge you must still make up.

NOTE: If the amount found in Step 4 is equal to or greater than the net surcharge found in Step 1, you are deemed to have completed your makeup operation on May 30, 1946 and may resume normal operation under SO 108 on May 31, 1946. However, where the amount found in Step 4 is greater than the net surcharge found in Step 1, you may not carry over the difference as a credit into your normal operation.

(b) *Filing a report of the recalculation.* If you have recalculated a net surcharge as described in (a) above, you must file, with your OPA District Office on or before June 30, 1946, two signed copies of a statement showing all the calculations found in steps 1 through 5.

This amendment shall become effective May 31, 1946.

NOTE: All reporting and record-keeping requirements of this amendment have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

Issued this 31st day of May 1946.

PAUL A. PORTER,  
Administrator.

[F. R. Doc. 46-9249; Filed, May 31, 1946;  
2:38 p. m.]

[SO 142, Order 121]

HAMMETT ELECTRIC MFG. CO.

#### ADJUSTMENT OF MAXIMUM PRICES

Order No. 121 Under Supplementary Order No. 142. Adjustment provisions for sales of industrial machinery and equipment. Hammett Electric Manufacturing Company, Docket No. 6083-SO 142-136-276.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to section 2 of Supplementary Order No. 142, *It is ordered:*

(a) The maximum prices for sales by the Hammett Electric Manufacturing Company, Kansas City, Missouri, of its lines of Montgomery Ward welders and of Hammett Welders shall be determined by increasing by 11.6% the maximum prices in effect for these products just prior to the issuance of this order.

(b) The maximum prices for sales by resellers of the products described in paragraph (a) above shall be determined as follows: The reseller shall increase the maximum net prices that he had in effect to a purchaser of the same class, just prior to the issuance of this order, by the percentage by which his net invoiced cost has been increased by reason of this order.

(c) The Hammett Electric Manufacturing Company shall notify each purchaser, who buys the products listed in paragraph (a) above for resale, of the percentage amount by which this order permits the reseller to increase his maximum net prices. A copy of each such notice shall be filed with the Machinery Branch, Office of Price Administration, Washington, D. C.

(d) All requests not granted herein are denied.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective June 1, 1946.

Issued this 31st day of May 1946.

PAUL A. PORTER,  
Administrator.

[F. R. Doc. 46-9277; Filed, May 31, 1946;  
2:45 p. m.]

[MPR 188, Order 5018]

PHOENIX MFG. CO.

#### APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188, *It is ordered:*

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Phoenix Manufacturing Company of Joliet, Ill.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Model No.	Maximum prices for sales by any seller to—		
		Wholesalers (jobbers)	Retailers	Consumers
Hammer.....	Bull Dog.....	Dozen \$6.00	Dozen \$8.00	Each \$1.00
	Phoenix.....	7.50	10.00	1.25
	De Luxe.....	9.00	12.00	1.50

These maximum prices are for the articles described in the manufacturer's application dated April 25, 1946.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. These prices are f. o. b. Joliet, Ill., and are subject to a cash discount of 2% for payment within 10 days, net 30 days.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or

label shall contain the following statement with the correct model number and retail ceiling price properly filled in:

Model No. -----  
OPA Retail Ceiling Price—\$-----  
Do Not Detach or Obliterate

(c) At the time of, or prior to, the first invoice to each purchaser for resale at wholesale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) This order may be revoked or amended by the Price Administrator at any time.

(e) This order shall become effective on the 1st day of June 1946.

Issued this 31st day of May 1946.

PAUL A. PORTER,  
Administrator.

[F. R. Doc. 46-9256; Filed, May 31, 1946;  
2:39 p. m.]

[MPR 200, Amdt. 1 to Order 9]

LITHOX CORP.

#### AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to § 1315.1405b of Maximum Price Regulation 200, the list of items and maximum prices in paragraph (b) of Order No. 9 under Maximum Price Regulation 200 are amended to read as follows:

#### MEN'S SIZE LITHOX ARCHES

	Black	Brown
Sales by shoe repairmen to consumers, attached per pair.....	\$0.85	\$1.02
Sales by shoe repairmen to consumers, unattached per pair.....	.34	.41
Sales to shoe repairmen, per dozen pair.....	4.00	4.80
Sales to wholesalers, per dozen pair....	3.00	3.60

This amendment shall become effective June 1, 1946.

Issued this 31st day of May 1946.

PAUL A. PORTER,  
Administrator.

[F. R. Doc. 46-9258; Filed, May 31, 1946;  
2:40 p. m.]

[MPR 260, Order 2181]

RALPH GOHN

#### APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260: *It is ordered, That:*

(a) Ralph Gohn, East Prospect, Pa. (hereinafter called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below:



Brand	Size or frontmark	Packing	Maximum list price	Maximum retail price
La Fama.....	Perfecto.....	50	Per M \$72	Cents 19

<sup>1</sup> Attention of the manufacturer is directed to the average retail price ceiling requirement of MPR 260.

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective June 1, 1946.

Issued this 31st day of May 1946.

PAUL A. PORTER,  
Administrator.

[F. R. Doc. 46-9259; Filed, May 31, 1946;  
2:40 p. m.]

[MPR 260, Order 2182]

TRY-A-TAMPA CIGAR CO.

#### APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260; *It is ordered, That:*

(a) Try-A-Tampa Cigar Co., 2401 21st Street, Tampa 5, Fla. (hereinafter called manufacturer) and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below:

Brand	Size or frontmark	Packing	Maximum list price	Maximum retail price
Try-A-Tampa....	Cigar-ro.....	50	Per M \$60	Cents 2 for 15

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed

by § 1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective June 1, 1946.

Issued this 31st day of May 1946.

PAUL A. PORTER,  
Administrator.

[F. R. Doc. 46-9260; Filed, May 31, 1946;  
2:40 p. m.]

[MPR 478, Order 172]

WALTON COTTON MILLS

#### AUTHORIZATION OF MAXIMUM PRICES

For reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to section 10 of Maximum Price Regulation 478, *It is ordered:*

(a) The maximum price for sales by converters or wholesalers of the following coated fabrics converted by the Walton Cotton Mills, Monroe, Georgia, shall be as follows:

Commodity	For sales to manufacturers (per linear yard)
37" 86" x 40" 1.75 12 coated with 7.2 dry ozs. of pyroxylin coating--	\$0.73927

(b) With or prior to the first delivery of the coated fabrics covered by this order, to a wholesaler, the seller shall notify such person in writing of the specific maximum price applicable to his resale of this coated fabric to manufacturers which is the maximum price set forth in paragraph (a) above.

(c) All provisions of Maximum Price Regulation 478 not inconsistent with this order shall apply to sales covered by this order.

(d) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective June 1, 1946.

Issued this 31st day of May 1946.

PAUL A. PORTER,  
Administrator.

[F. R. Doc. 46-9261; Filed, May 31, 1946;  
2:41 p. m.]

[MPR 478, Order 173]

CLIFTON MFG. CO.

#### AUTHORIZATION OF MAXIMUM PRICES

For reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to section 10 of Maximum Price Regulation 478, *It is ordered:*

(a) The maximum prices for sales by converters or wholesalers of the following coated fabrics converted by the Clifton Manufacturing Company, Clifton, South Carolina, shall be as follows:



For sales to  
manufacturers,  
per linear yard

Commodity  
37½" 76 x 54 2 yard drill coated  
with 6 dry ozs. of vinyl coating... \$0.73292  
37½" 76 x 54 2 yard drill coated  
with 7.2 dry ozs. of pyroxylin  
coating..... .71417

(b) With or prior to the first delivery of the coated fabrics covered by this order, to a wholesaler, the seller shall notify such person in writing of the specific maximum price applicable to his resale of this coated fabric to manufacturers which is the maximum price set forth in paragraph (a) above.

(c) All provisions of Maximum Price Regulation 478 not inconsistent with this order shall apply to sales covered by this order.

(d) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective June 1, 1946.

Issued this 31st day of May 1946.

PAUL A. PORTER,  
Administrator.

[F. R. Doc. 46-9262; Filed, May 31, 1946;  
2:41 p. m.]

[MPR 478, Order 174]

D. E. CONVERSE CO.

#### AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to section 10 of Maximum Price Regulation 478, *It is ordered:*

(a) The maximum prices for sales by converters or wholesalers of the following coated fabrics converted by the D. E. Converse Company, Glendale, South Carolina shall be as follows:

For sales to  
manufacturers  
per linear yard

Commodity  
37" 68x40 3.95 drill coated with 5  
dry ozs. of vinyl coating..... \$0.5309  
37" 68x40 3.95 drill coated with 4  
dry ozs. of pyroxylin coating..... .39027

(b) With or prior to the first delivery of the coated fabric covered by this order, to a wholesaler, the seller shall notify such person in writing of the specific maximum price applicable to his resale of this coated fabric to manufacturers which is the maximum price set forth in paragraph (a) above.

(c) All provisions of Maximum Price Regulation 478 not inconsistent with this order shall apply to sales covered by this order.

(d) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective June 1, 1946.

Issued this 31st day of May 1946.

PAUL A. PORTER,  
Administrator.

[F. R. Doc. 46-9263; Filed, May 31, 1946;  
2:41 p. m.]

[MPR 478, Order 175]

INMAN MILLS

#### AUTHORIZATION OF MAXIMUM PRICES

For reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to section 10 of Maximum Price Regulation 478; *It is ordered:*

(a) The maximum price for sales by converters or wholesalers of the following coated fabric converted by the Inman Mills, Inman, South Carolina, shall be as follows:

For sales to  
manufacturers  
(per linear yard)

Commodity  
40" 56 x 56 3.60 sheet feeler motion  
coated with 4 dry ozs. of  
pyroxylin coating..... \$0.40552

(b) With or prior to the first delivery of the coated fabrics covered by this order, to a wholesaler, the seller shall notify such person in writing of the specific maximum price applicable to his resale of this coated fabric to manufacturers which is the maximum price set forth in paragraph (a) above.

(c) All provisions of Maximum Price Regulation 478 not inconsistent with this order shall apply to sales covered by this order.

(d) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective June 1, 1946.

Issued this 31st day of May 1946.

PAUL A. PORTER,  
Administrator.

[F. R. Doc. 46-9264; Filed, May 31, 1946;  
2:41 p. m.]

[MPR 478, Order 176]

HOOD RUBBER CO.

#### AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to section 10 of Maximum Price Regulation 478, *It is ordered:*

(a) The maximum price for sales of the following coated fabric manufactured by the Hood Rubber Company, Watertown 72, Massachusetts, shall be as follows:

Per linear yard

Style No. 150, 37½" 20 x 40 2.22  
napped flannel, dyed, neoprene  
coated and cotton flocked..... \$1.2134

(b) With or prior to the first delivery of the coated fabric covered by this order, to any person other than a manufacturer, the seller shall notify such person in writing of the specific maximum price applicable to his resale of this coated fabric, which is the maximum price set forth in paragraph (a) above.

(c) All provisions of Maximum Price Regulation 478 not inconsistent with this order shall apply to sales covered by this order.

(d) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective June 1, 1946.

Issued this 31st day of May 1946.

PAUL A. PORTER,  
Administrator.

[F. R. Doc. 46-9265; Filed, May 31, 1946;  
2:41 p. m.]

[MPR 591, Order 556]

ALLIANCE CO.

#### AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 9 of Maximum Price Regulation No. 591; *It is ordered:*

(a) The maximum prices for sales by any person to consumers of the following water softeners manufactured by The Alliance Company of Minneapolis, Minnesota, and described in its application dated May 2, 1946, shall be:

[Single tank, solo valve, automatic water softeners]

Model 1020.....	\$102.28
Model 1030.....	109.67
Model 1035.....	118.45
Model 1040.....	127.68
Model 1050.....	138.68
Model 1055.....	143.30
Model 1080.....	183.29

[Double tank, solo valve automatic water softeners with closed brine tank]

Model 2020.....	\$148.02
Model 2030.....	158.33
Model 2035.....	163.51
Model 2040.....	179.83
Model 2050.....	190.20
Model 2055.....	194.64
Model 2080.....	234.63

(b) The maximum net prices, f. o. b. point of shipment, for sales by any person shall be the maximum prices specified in (a) above less the following discounts:

1. On sales to dealers, a discount of 25 percent.
2. On sales to chain stores and cooperatives, successive discounts of 25 and 20 percent.
3. On sales to jobbers, successive discounts of 25 and 25 percent.

(c) The maximum prices established by this order are subject to such further cash discounts and transportation allowances and price differentials at least as favorable as those which each seller extended or rendered or would have extended or rendered during March 1942 on commodities in the same general category.

(d) The maximum prices on an installed basis of the commodities covered by this order shall be determined in accordance with Revised Maximum Price Regulation No. 251.

(e) Each seller covered by this order, except on sales to consumers shall notify each of his purchasers, in writing, at or before the issuance of the first invoice after the effective date of this order, of the maximum prices established by this order for each such seller as well as the maximum prices established for purchasers except dealers upon resale.

(f) The Alliance Company shall attach to each water softener covered by



this order a tag containing the following:

OPA Maximum Retail Price Not  
Installed \$-----

(g) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective June 1, 1946.

Issued this 31st day of May 1946.

PAUL A. PORTER,  
Administrator.

[F. R. Doc. 46-9267; Filed, May 31, 1946;  
2:42 p. m.]

[MPR 591, Order 555]

FORREST MFG. CO.

#### AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 9 of Maximum Price Regulation No. 591; *It is ordered:*

(a) The maximum net prices, f. o. b. point of shipment, for sales by any person to plumbing and heating contractors, installers and commercial and industrial users of the following Non-Syphon Lavatory Faucet manufactured by Forrest Manufacturing Company, San Gabriel, California, and as described in the application dated February 20, 1946, shall be:

Non-syphon lavatory faucet model  
LF-50-A, brass with lever handle  
and tail pipe:  
Polished or chrome plated finish..... \$1.42  
Rough finish..... 1.20

(b) The maximum net prices, f. o. b. point of shipment on sales by any person to jobbers, shall be the maximum prices specified in (a) above less successive discounts of 20 and 5 percent.

(c) The maximum prices established by this order for sales by the Forrest Manufacturing Company shall be f. o. b. point of manufacture, with actual freight allowed up to \$1.50 per cwt. on shipments of 100 pounds or more.

(d) In addition to the discounts provided for in (b) and (c) above, the maximum net prices established by this order shall be subject to discounts and allowances including transportation allowances and the rendition of services which are at least as favorable as those which each seller extended or rendered or would have extended or rendered to purchasers of the same class on comparable sales of commodities within the same general category during March 1942.

(e) The maximum prices on an installed basis of the commodity covered in this order shall be determined in accordance with Revised Maximum Price Regulation 251, as amended.

(f) Each seller covered by this order, except on sales to consumers, shall notify each of his purchasers, in writing, at or before the issuance of the first invoice after the effective date of this order, of the maximum prices established by this order for each such seller as well as the

maximum prices established for purchasers upon resale.

(g) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective June 1, 1946.

Issued this 31st day of May 1946.

PAUL A. PORTER,  
Administrator.

[F. R. Doc. 46-9266; Filed, May 31, 1946;  
2:42 p. m.]

[MPR 591, Order 557]

LEWIS D. DRAKE

#### AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 9 of Maximum Price Regulation No. 591, *It is ordered:*

(a) The maximum net prices, for sales by any person to consumers of the following Detachable Free Swivel Valve Head, manufactured by Lewis D. Drake, Oakland, California, and as described in his application dated March 22, 1946, shall be:

#### DETACHABLE FREE SWIVEL VALVE HEAD

Model:		Model:	
B-2.....	\$0.30	B-32.....	\$0.35
C-2.....	.30	C-32.....	.35
E-2.....	.30	E-32.....	.40
G-2.....	.35	G-32.....	.40
H-2.....	.35	H-22.....	.40

(b) On sales to the following types of trade, the maximum net prices, f. o. b. point of shipment, shall be the net prices specified in (a) above less the following quantity discounts.

Quantity	Jobber	Dealer	Commercial consumer	Valve mfr.	China retail distributor
	Percent	Percent	Percent	Percent	Percent
0-100 of 1 size.....	30	30	20	30	30
100-500 of 1 size.....	30-5	30-5	20-5	30	30
500-1,000 of 1 size.....	35	35	25	35	35
1,000-5,000 of 1 size.....	35-5	35-5	25-5	40	40
5,000-25,000 of 1 size.....	40	40	25-5	45	45
25,000-50,000 of 1 size.....	40	40	25-5	50	50

(c) In addition to the discounts specified in (b) above, the maximum net prices established by this order shall be subject to discounts and allowances including transportation allowances and the rendition of services which are at least as favorable as those which each seller extended or rendered or would have extended or rendered to purchasers of the same class on comparable sales of commodities within the same general category during March 1942.

(d) The maximum prices on an installed basis of the commodity covered by this order shall be determined in accordance with Revised Maximum Price Regulation No. 251.

(e) Each seller covered by this order, except on sales to consumers, shall notify each of his purchasers, in writing, at or before the issuance of the first invoice after the effective date of this order, of

the maximum prices established by this order for each such seller as well as the maximum prices established for purchasers upon resale.

(f) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective June 1, 1946.

Issued this 31st day of May 1946.

PAUL A. PORTER,  
Administrator.

[F. R. Doc. 46-9268; Filed, May 31, 1946;  
2:42 p. m.]

[MPR 591, Order 558]

DAIRY EQUIPMENT CO.

#### AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 9 of Maximum Price Regulation No. 591, *It is ordered:*

(a) The maximum prices, excluding Federal Excise Tax, for sales by any person to consumers of the following Dairy Electric Water Heaters manufactured by Dairy Equipment Company of Madison, Wisconsin, and described in its application dated March 28, 1946, shall be:

Model SHC, 12 gallon portable water heater copper tank, insulated, with single contact type element.....	\$52.50
Model SHR, 15 gallon portable water heater copper tank, insulated, with single contact type element.....	55.00
Model SHP, 10 gallon water heater galvanized tank, pressure type, insulated, with single immersion type element.....	55.00

(b) The maximum net prices, f. o. b. point of shipment, excluding Federal Excise Tax, for sales by any person to dealers shall be the maximum prices specified in (a) above less a discount of 25 percent.

(c) The maximum net prices, f. o. b. point of shipment, excluding Federal Excise Tax, for sales by any person to jobbers shall be the maximum prices specified in (a) above less successive discounts of 25 and 15 percent.

(d) The maximum prices established by this order are subject to such further cash discounts, transportation allowances and price differentials at least as favorable as those which each seller extended or rendered or would have extended or rendered during March 1942 on sales of commodities in the same general category.

(e) The maximum prices on an installed basis of the commodities covered by this order shall be determined in accordance with Revised Maximum Price Regulation No. 251.

(f) Each seller covered by this order, except on sales to consumers, shall notify each of his purchasers, in writing, at or before the issuance of the first invoice after the effective date of this order, of the maximum prices established by this order for each such seller as well as the maximum prices established for purchasers, except dealers, upon resale.

(g) Dairy Equipment Company shall attach to each water heater covered by



this order a tag on which will be printed the following:

OPA Maximum Retail Price, Not Installed, including Federal Excise Tax paid at source—\$-----

(Do Not Detach)

(h) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective June 1, 1946.

Issued this 31st day of May 1946.

PAUL A. PORTER,  
Administrator.

[F. R. Doc. 46-9269; Filed, May 31, 1946; 2:42 p. m.]

[MPR 591, Order 560]

#### LOS ANGELES SHOWER DOOR CO.

##### AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 9 of Maximum Price Regulation No. 591; *It is ordered:*

(a) The maximum net prices for sales by any person to consumers of the following shower doors manufactured by Los Angeles Shower Door Company, Los Angeles, California, and as described in the application dated February 27, 1946, shall be:

##### GLASS SHOWER DOOR

##### Model No.:

100—Glass shower door, polished aluminum frame, size 26 $\frac{1}{16}$ " x 66"	\$35.00
200—Glass shower door, polished aluminum frame, size 26 $\frac{1}{16}$ " x 66"	42.50
300—Glass shower door, polished aluminum frame, size 26 $\frac{1}{16}$ " x 66"	47.50

(b) The maximum net prices, f. o. b. point of shipment, for sales by any person to dealers shall be the maximum prices specified in (a) above less a discount of 20 percent.

(c) The maximum net prices, f. o. b. point of shipment, for sales by any person to jobbers or distributors shall be the maximum net prices specified in (a) above less a discount of 35 percent.

(d) In addition to the discounts provided for in (b) and (c) above, the maximum net prices established by this order shall be subject to discounts and allowances including transportation allowances and the rendition of services which are at least as favorable as those which each seller extended or rendered or would have extended or rendered to purchasers of the same class on comparable sales of commodities within the same general category during March 1942.

(e) The maximum prices on an installed basis of the commodity covered by this order shall be determined in accordance with Revised Maximum Price Regulation No. 251, as amended.

(f) Each seller covered by this order, except on sales to consumers, shall notify each of his purchasers, in writing, at or before the issuance of the first invoice after the effective date of this order, of the maximum prices established by this

order for each such seller as well as the maximum prices established for purchasers upon resale.

(g) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective June 1, 1946.

Issued this 31st day of May 1946.

PAUL A. PORTER,  
Administrator.

[F. R. Doc. 46-9271; Filed, May 31, 1946; 2:43 p. m.]

[MPR 591, Order 561]

##### UCHTORFF CO.

##### AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 9 of Maximum Price Regulation No. 591; *It is ordered:*

(a) The maximum net price, for sales by any person to consumers of the following Stainless Steel Sink Bowl manufactured by Uchtorff Company of Davenport, Iowa, and described in its application dated April 8, 1946, shall be:

28 $\frac{3}{4}$ " x 15 $\frac{3}{4}$ " x 7" double bowl 18 gauge stainless steel sink bowl—\$52.00

(b) On sales to dealers by any person, the maximum net price, f. o. b. point of shipment, shall be the maximum net prices specified in (a) above less a discount of 20 percent.

(c) On sales to jobbers by any person the maximum net price, f. o. b. point of shipment, shall be the maximum net price specified in (a) above less a discount of 36 percent.

(d) In addition to the discounts in (b) and (c) above, the maximum net price established by this order shall be subject to discounts and allowances, including transportation allowances, and the rendition of services which are at least as favorable as those which each seller extended or rendered or would have extended or rendered to purchasers of the same class on comparable sales of commodities in the same general category during March 1942.

(e) The maximum prices on an installed basis of the commodity covered in this order shall be determined in accordance with Revised Maximum Price Regulation No. 251, as amended.

(f) Each seller covered by this order, except on sales to consumers, shall notify each of his purchasers, in writing, at or before the issuance of the first invoice after the effective date of this order, of the maximum price established by this order for each such seller as well as the maximum price established for purchasers, except dealers, upon resale.

(g) The Uchtorff Company, of Davenport, Iowa, shall stencil in a conspicuous place on each such bowl covered by this order, substantially the following:

OPA Maximum Retail Price Uninstalled—\$52.00

(h) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective June 1, 1946.

Issued this 31st day of May 1946.

PAUL A. PORTER,  
Administrator.

[F. R. Doc. 46-9272; Filed, May 31, 1946; 2:44 p. m.]

[MPR 591, Order 563]

##### RY-LOCK CO., LTD.

##### AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 9 of Maximum Price Regulation No. 591; *It is ordered:*

(a) The maximum net delivered prices for sales by any person to consumers of the following sizes of Model RS1AA Tension Screens equipped with aluminum screen cloth manufactured by Ry-Lock Company, Ltd. of San Leandro, Calif., and as described in the application dated April 3, 1946 which is on file with the Prefabrication and Building Materials Price Branch, Office of Price Administration, Washington 25, D. C., shall be:

##### SCHEDULE OF MAXIMUM PRICES

##### RY-LOCK TENSION SCREEN

Model RS1AA—Aluminum wire cloth, aluminum bars, hardware attachments—cadmium plated steel

Sizes (inches):	Maximum net prices on sales to consumers
18 x 30	\$2.40
36	2.60
42	2.74
48	2.90
54	3.10
61	3.30
24 x 30	2.66
36	2.84
42	3.04
48	3.26
54	3.44
61	3.68
28 x 30	2.84
36	3.04
42	3.26
48	3.50
54	3.72
61	4.00
30 x 30	2.90
36	3.14
42	3.38
48	3.62
54	3.84
61	4.18
36 x 30	3.14
36	3.48
42	3.68
48	4.02
54	4.24
61	4.66
42 x 30	3.48
36	3.78
42	4.02
48	4.48
54	4.70
61	5.22
48 x 30	3.78
36	4.12
42	4.48
48	5.08
54	5.34
61	5.88

(b) The maximum net prices f. o. b. point of shipment on sales to dealers by any person shall be the maximum prices



specified in (a) above less a discount of 30 percent.

(c) The maximum net prices f. o. b. point of shipment on sales to jobbers by any person shall be the maximum prices specified in (a) above less a discount of 50 percent.

(d) The maximum net prices established by this order shall be subject to discounts and allowances and the rendition of services which are at least as favorable as those which each seller extended or rendered or would have extended or rendered to purchasers of the same class on comparable sales of similar commodities during March 1942.

(e) Each seller covered by this order, except on sales to consumers, shall notify each of his purchasers, in writing, at or before the issuance of the first invoice after the effective date of this order, of the maximum prices established by this order for each such seller as well as the maximum prices established for purchasers except dealers upon resale.

(f) The Ry-Lock Company, Ltd., San Leandro, California shall attach a tag to each item covered by this order containing substantially the following:

OPA Maximum Retail Price \$-----  
(Do Not Detach)

(g) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective June 1, 1946.

Issued this 31st day of May 1946.

PAUL A. PORTER,  
Administrator.

[F. R. Doc. 46-9274; Filed, May 31, 1946;  
2:44 p. m.]

[MPR 591, Order 562]

FORREST MFG. CO.

#### AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 9 of Maximum Price Regulation No. 591; *It is ordered:*

(a) The maximum list price, f. o. b. point of shipment, for sales by any person to plumbing and heating contractors, installers, and commercial and industrial users of the following swing spout faucet manufactured by Forrest Manufacturing Company, San Gabriel, California, and as described in its application dated April 22, 1946, shall be:

No. VKSP-50—brush polished brass swing spout faucet, streamline, less soap dish \$4.80

(b) The maximum net price, f. o. b. point of shipment, for sales by any person to jobbers shall be the maximum price specified in (a) above less successive discounts of 20 and 5 percent.

(c) The maximum prices established by this order for sales by the Forrest Manufacturing Company shall be f. o. b. point of manufacture with actual freight allowed up to \$1.50 per cwt. on shipments of 100 pounds or more.

(d) The maximum prices as determined above are subject to such cash dis-

counts, transportation allowances and price differentials at least as favorable as those which you extended or rendered or would have extended or rendered during March 1942, on sales of commodities in the same general category.

(e) The maximum prices on an installed basis of the commodities covered by this order shall be determined in accordance with Revised Maximum Price Regulation No. 251.

(f) Each seller covered by this order, except on sales to consumers, shall notify each of his purchasers, in writing, at or before the issuance of the first invoice after the effective date of this order, of the maximum prices established by this order for each such seller as well as the maximum prices established for purchasers upon resale.

(g) The maximum prices approved under this order include all price increases authorized by section 2.6 of Order 48 under Maximum Price Regulation No. 591 to date and may not be further increased pursuant to the provisions of that order as are in effect as of the date of this order.

(h) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective June 1, 1946.

Issued this 31st day of May 1946.

PAUL A. PORTER,  
Administrator.

[F. R. Doc. 46-9273; Filed, May 31, 1946;  
2:44 p. m.]

[MPR 592, Order 49]

AVA BRICK CO.

#### APPROVAL OF MAXIMUM PRICES

Order 49 under section 16 of Maximum Price Regulation No. 592. The Ava Brick Company. Docket No. 6122-592.16-258.

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to section 16 of Maximum Price Regulation 592; *It is ordered:*

(a) The maximum net prices for sales by the Ava Brick Company, Ava, Ohio, of clay building brick and structural clay tile to its various classes of purchasers may be increased by an amount not in excess of \$1.50 per thousand for standard size brick equivalents or by an amount not in excess of \$0.60 per ton for structural hollow tile.

(b) If the Ava Brick Company had an established differential in price during the month of March 1942 for nonstandard sizes of brick, it may convert the adjustment granted herein for standard sizes of brick on the basis of the conversion factors or formulae in use by it during March 1942 in establishing price differentials between standard size brick and the other sizes.

(c) Any person purchasing any of the products covered by this order produced by the Ava Brick Company for the purpose of resale in the same form may increase his presently established prices under the General Maximum Price Regulation by adding the dollars-and-cents increase in cost resulting from the increase permitted the manufacturer in

(a) above. Notwithstanding the provisions of this paragraph, in any area where specific maximum prices are fixed by an area pricing order such specific maximum prices shall apply in that area.

(d) All requests of the application not granted herein are denied.

(e) This order may be amended or revoked by the Office of Price Administration at any time.

This Order No. 49 shall become effective June 1, 1946.

Issued this 31st day of May 1946.

PAUL A. PORTER,  
Administrator.

[F. R. Doc. 46-9275; Filed, May 31, 1946;  
2:45 p. m.]

[SO 148, Order 11]

CLEVELAND CASKET CO.

#### ADJUSTMENT OF CEILING PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to section 5 of Supplementary Order No. 148, *It is ordered:*

(a) This order establishes maximum prices for sales and deliveries of certain models of caskets manufactured by Cleveland Casket Company of Cleveland, Tennessee, as follows:

(1) For all sales and deliveries of the following caskets to the class of purchaser specified below, the adjusted maximum prices are as follows:

Burial caskets	Code No.	Adjusted maximum prices to funeral directors
Trimmed complete, with outside burial box.....	522	Each \$42.65
	622	42.55
	327	37.00
	627	37.00
	22	38.00
	27	32.35
	17	28.80
	7 2/0	6.10
	7 2/6	7.60
	7 3/0	10.00

(2) For sales and deliveries by the manufacturer to all other classes of purchasers the maximum prices are the adjusted maximum prices set forth in paragraph (a) (1) of this order, adjusted to reflect the manufacturer's customary differentials for sales to those other classes of purchasers.

(b) *Resellers' ceiling prices.* Resellers of an article which the manufacturer has sold at an adjusted ceiling price determined under this order shall determine their maximum prices as follows:

(1) A reseller who had a properly established maximum price in effect before this order was issued for an article covered by this order may add to that maximum price an adjustment charge in the same dollar-and-cents amount as the adjustment charge authorized by this order for, and which he has paid to, his supplier.

(2) If the reseller did not have a properly established maximum price for the article in effect before this order was issued he shall first determine a maximum price (exclusive of adjustment



charges), and to that price he may add an adjustment charge in the same dollar-and-cents amount as the adjustment authorized by this order for, and which he has paid to, his supplier. To find his maximum price (exclusive of adjustment charges) for this purpose the reseller shall add to his invoice cost, less an adjustment charge stated on that invoice, the same percentage mark-up which he has on the "most comparable article" for which he has a properly established ceiling price. For this purpose the "most comparable article" is the one which meets all of the following tests:

(i) It belongs to the narrowest trade category which includes the article being priced.

(ii) Both it and the article being priced were purchased from the same class of supplier.

(iii) Both it and the article being priced belong to a class of articles to which, according to customary trade practices, an approximately uniform percentage mark-up is applied.

(iv) Its net replacement cost is nearest to the net cost of the article being priced.

The determination of a ceiling price in this way need not be reported to the Office of Price Administration; however, each seller must keep complete records showing all the information called for by OPA Form 620-759 with regard to how he determined his ceiling price, for so long as the Emergency Price Control Act of 1942, as amended, remains in effect.

(3) If the maximum resale price cannot be determined under the above method the reseller shall apply to the Office of Price Administration for the establishment of a ceiling price under § 1499.3 (c) of the General Maximum Price Regulation. Ceiling prices established under that section will reflect the supplier's prices as adjusted in accordance with this order.

(d) The provisions of Supplementary Order No. 153 shall not apply to the determination of ceiling prices for resales of the articles covered by this order.

(c) *Terms of sales.* Ceiling prices adjusted by this order are subject to each seller's terms, discounts, and allowances on sales to each class of purchaser in effect during March 1942, or thereafter properly established under OPA regulations.

(d) *Change in resellers' margins.* Resellers' maximum prices adjusted in accordance with this order are subject to further adjustments which may result from any change in resellers' margins which may be effected by the Office of Price Administration to obtain absorption by resellers of any industry-wide increase in manufacturers' maximum prices.

(e) *Notification.* At the time of, or prior to the first invoice to a purchaser for resale on and after the effective date of this order, showing prices adjusted in accordance with this order, the seller shall notify the purchaser in writing of the method established in paragraph (b) of this order for determining adjusted maximum prices for resale of the articles. This notice may be given in any convenient form.

The amount of the adjustment in maximum prices granted by this order must

be stated separately on invoices to all classes of purchasers, except for sales at retail.

(f) This order may be revoked or amended by the Price Administrator at any time.

(g) This order shall become effective on the 1st day of June 1946.

Issued this 31st day of May 1946.

PAUL A. PORTER,  
Administrator.

[F. R. Doc. 46-9278; Filed, May 31, 1946;  
2:45 p. m.]

[RMPR 86, Rev. Order 26]

MENASCO MANUFACTURING CO.

APPROVAL OF MAXIMUM PRICES

Order No. 26 under Revised Maximum Price Regulation No. 86 is revised and amended to read as follows:

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to section 14 of Maximum Price Regulation No. 86; It is ordered:

(a) This order establishes ceiling prices for sales of the Electro-Mite portable washing machine manufactured by the Menasco Manufacturing Company, Burbank, California. Since the prices contained herein are based upon manufacturer's prices adjusted under section 5a of Revised Maximum Price Regulation No. 86 they may not be further increased under the provisions of sections 15 or 16a of Revised Maximum Price Regulation No. 86.

(1) For sales by distributors to dealers in each zone the ceiling prices are those set forth below:

Model	Ceiling price for sales by distributor to dealer	
	Zone 1	Zone 2
Electro-Mite.....	\$18.54	\$19.14

These prices are f. o. b. seller's city.

(2) The ceiling prices for sales by dealers in each zone are those set forth below:

Model	Dealer's ceiling prices to consumers	
	Zone 1	Zone 2
Electro-Mite.....	\$28.50	\$29.40

(b) For purposes of this order Zones 1 and 2 comprise the following states:

Zone 1. Washington, Oregon, California, Idaho, Nevada, Montana, Utah, Arizona, New Mexico, Colorado, Wyoming, Texas, Oklahoma, Kansas, Nebraska, South Dakota, North Dakota, Minnesota, Iowa, Missouri, Arkansas, Louisiana.

Zone 2. Wisconsin, Illinois, Tennessee, Mississippi, Alabama, Georgia, Florida, South Carolina, North Carolina, Virginia, District of Columbia, Delaware, Maryland, New Jersey, New York, Connecticut, Rhode Island, Massachusetts, New Hampshire, Vermont, Maine, Pennsylvania, West Virginia, Kentucky, Indiana, Michigan, Ohio.

(c) At the time of, or prior to, the first invoice to each distributor, the manufacturer shall notify him of the ceiling price established by this order for resales by the distributor. This notice may be given in any convenient form.

(d) All the provisions of Revised Maximum Price Regulation No. 86 continue to apply to all sales and deliveries of machines covered by this order, except to the extent that those provisions are modified by this order.

(e) Unless the context requires otherwise, the definitions set forth in the various sections of Revised Maximum Price Regulation No. 86 shall apply to the terms used herein.

(f) This order may be revoked or amended by the Price Administrator at any time.

This revised order shall become effective on the 1st day of June 1946.

Issued this 31st day of May 1946.

PAUL A. PORTER,  
Administrator.

[F. R. Doc. 46-9252; Filed, May 31, 1946;  
2:38 p. m.]

[RMPR 131, Order 33]

A. LAKIN & SONS, INC.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to section 5a (c) of Revised Maximum Price Regulation 131 for sales at wholesale and Revised Maximum Price Regulation 528 for sales at retail, it is ordered:

(a) *Applicability.* This order applies to the manufacturers', wholesalers' and retailers' sales of tractor tire reliners made from scrap tires by A. Lakin & Sons, Inc. of Chicago, Illinois.

(b) *Maximum prices.* The maximum prices for sales of the following tractor tire reliners made from scrap tires, and having the specifications noted below, shall be:

Size	Ply	Width (inches)	Length (inches)	Net Maximum Price	
				Sales to jobbers, dealers, and vulcanizers	Sales at retail
9.00 x 24.....	4	20	130	\$6.00	\$8.40
9.00 x 28.....	4	20	143	6.40	9.00
9.00 x 36.....	4	20	168	7.00	9.80
10.00 x 36.....	4	20	170	7.20	10.00
11.25 x 24.....	4	22	145	9.10	12.30
11.25 x 28.....	4	23	157	9.75	13.10
12.75 x 24.....	4	28	149	9.75	13.10
12.75 x 28.....	4	28	161	10.20	13.70
13.50 x 24.....	4	30	153	11.00	14.80
13.50 x 32.....	4	30	178	12.30	16.00

(c) *Notification of maximum prices.* With or prior to the first delivery of any repair material covered by this order to any retailer or jobber, the seller shall furnish such buyer a notification in writing setting forth the maximum prices established for sales to jobbers, retailers, and vulcanizers and the applicable maximum price for sales at retail;



If the purchaser is a jobber, the notification shall include a statement that the jobber is required to furnish his buyer a notification in writing setting forth the maximum price of the commodity for sales at retail.

(d) All provisions of Revised Maximum Price Regulation 131 not inconsistent with this order shall apply to wholesale sales of the commodities covered by this order.

(e) All provisions of Revised Maximum Price Regulation 528 not inconsistent with this order shall apply to all retail sales covered by this order.

(f) This order may be revoked or amended by the Office of Price Administration at any time.

This order shall become effective June 1, 1946.

Issued this 31st day of May 1946.

PAUL A. PORTER,  
Administrator.

[F. R. Doc. 46-9253; Filed, May 31, 1946;  
2:38 p. m.]

[RMPR 136, Order 638]

**PETROLEUM INDUSTRY DRILLING AND PRODUCING MACHINERY AND EQUIPMENT AND MACHINERY FOR DRILLING WATER WELLS**

**ADJUSTMENT OF MAXIMUM PRICES**

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 31 of Revised Price Regulation 136, *It is ordered:*

(a) For the purpose of this order, the term Petroleum Industry Drilling and Producing Equipment shall include the items listed, but shall not include auxiliary items when sold separately unless such auxiliary items are designed specifically for and useable only with the listed items.

(1) Exploration Machinery and Equipment including Prospecting Machinery and Geophysical Machinery and Equipment.

(2) Drilling Machinery and Equipment including Cable Tool Surface Machinery and Equipment; Cable Tool Sub-Surface Equipment; Rotary Surface Machinery and Equipment; Rotary bits, reamers and core barrels; Rotary Sub-Surface Equipment (other than Bits, Reamers and Coring Equipment); Cementing, Floating, Guiding and Shoe Equipment.

(3) Derricks and Sub-Structures.

(4) Well Surveying Machinery and Equipment including Electric Well Logging Equipment; Directional Drilling and Surveying Equipment; Bottom Hole, Pressure, Temperature, and Sampling Equipment; Mud Logging Machinery and Equipment; Equipment designed exclusively for and sold as Well Surveying Machinery and Equipment.

(5) Well Servicing Machinery and Equipment including Gun Perforating Machinery and Equipment designed exclusively for and sold as Well Servicing Machinery.

(6) Production Machinery and Equipment including Flowing Well

Equipment, (surface and sub-surface); Rodlers Oil Lifting Machinery and Equipment, Surface; Rod Lifting Equipment, Sub-Surface; Sucker, Pull, and Polish Rods; Packers, Screens; Equipment designed exclusively for and sold as Production Machinery and Equipment.

(7) Treating and Storage Equipment including Separators; Treaters and Heaters; Water Knockouts; Equipment designed exclusively for treatment and storage purposes, but not including field erected storage tanks, pipe, pipe fittings and oil country tubular steel products or accessories or parts of such items which are not included.

(8) Parts of any of the foregoing items when designed exclusively for use with the item.

(b) For the purpose of this order the term, "Machinery for Drilling Water Wells", shall include the items listed, but shall not include auxiliary items when sold separately unless such auxiliary items are designed specifically for and useable only with the listed items.

(1) Drilling Machinery and Equipment including Cable Tool Surface Machinery and Equipment, including Spuders; Cable Tool Sub-Surface Machinery and Equipment; Rotary Surface Machinery and Equipment.

(2) Parts of any of the foregoing when designed exclusively for use with the items listed in (1).

(3) Accessories for items listed in (1), but not including pipe, pipe fittings, well casings, field erected storage tanks and accessories of such items.

(c) As used in this order, the phrase, "base prices" shall mean the maximum prices established under section 7 of Revised Maximum Price Regulation 136 as computed under sections 8, 9 or 10 of Revised Maximum Price Regulation 136, before the addition of any increase provided to an individual manufacturer by way of individual adjustment under the provisions of Revised Maximum Price Regulation 136 or Supplementary Order 142 and before the addition of any increase established by Order 591 under Revised Maximum Price Regulation 136.

(d) The maximum prices for sales of items listed in paragraphs (a) and (b) by resellers shall be the maximum prices in effect just prior to the issuance of this order increased by the percentage which their net invoiced cost has been increased by reason of the issuance of this order.

(e) All prices established under paragraphs (d) and (e) of this order shall be subject to the same discounts, deductions and other allowances in effect to any purchasers and classes of purchasers just prior to the issuance of this order.

(f) Every manufacturer of the items listed in paragraphs (a) and (b) shall give written notice to its resellers of the percentage amount by which the order permits the reseller to increase his maximum prices.

(g) Notwithstanding any other provisions of this order, a manufacturer of the products listed in paragraphs (a) and (b) may continue to charge and receive payment of the maximum prices in effect just prior to the issuance of this order.

This order shall become effective May 31, 1946.

Issued this 31st day of May 1946.

PAUL A. PORTER,  
Administrator.

[F. R. Doc. 46-9254; Filed, May 31, 1946;  
2:39 p. m.]

[RMPR 136, Order 639]

ALVA L. STROPE

**ADJUSTMENT OF MAXIMUM PRICES**

For the reasons set forth in an opinion issued simultaneously herewith, and filed with the Division of the Federal Register, and pursuant to sections 9, 10 and 11 (c) of Revised Maximum Price Regulation 136, *It is ordered:*

(a) Alva L. Strobe, Wallace, Idaho, is authorized to charge a price not to exceed the applicable list price in subparagraph (1) adjusted as provided in that subparagraph, plus the applicable charges set forth in subparagraph (2).

(1) *List price.* The following list price, f. o. b. factory, subject to a discount of 20%:

Description	List price f. o. b. factory
Knock-down housing unit trailer; inside dimensions 7' wide x 9' 6" long x 6' 2" high; all steel welded frame; interior and exterior, fir, plywood and masonite construction; equipped with: two 6.00 x 16 synthetic tires, disc wheels, springs, hitch, two awnings, two folding bunks, two ceiling cabinets, built-in cupboard, storage compartment, icebox compartment and convertible table.	\$500

(2) *Charges.* (i) *Transportation expense.* A charge to cover transportation expense, if any, from the factory at Wallace, Idaho, to the point at which delivery is made to the purchaser, plus transportation tax at the current legal rate;

(ii) *Taxes.* A charge at current legal rates to cover Federal excise taxes on the trailer and also State and local taxes on the sale or delivery of the trailer.

(b) A reseller may sell each Strobe trailer described in subparagraph (1) of paragraph (a) at a price not to exceed the total of the applicable list price in that subparagraph and the following applicable charges in subparagraph (1) below (less the discounts the reseller had in effect on March 31, 1942):

(1) *Charges:* (i) *Transportation expense.* A charge for transportation which shall not exceed the charge Alva L. Strobe would make for the transportation of the trailer from the factory to the place of business of the reseller, plus transportation tax.

(ii) *Taxes.* A charge equal to the charge made by Alva L. Strobe to cover Federal taxes on tires and tubes and other Federal excise taxes and a charge equal to the reseller's expense for payment of state and local taxes on the purchase, sale or delivery of the trailer.

(c) A reseller is authorized to sell each of the trailers listed in paragraph (a) (1) in a territory or possession of the United States at a price not to exceed the maximum price permitted by paragraph (b) to which he may add a sum equal to the expense incurred by or



charged to him for: payment of territorial and insular taxes on the purchase, sale or introduction of the trailer in the territory or possession; export premiums; boxing and crating for export purposes; assembly costs, if any; marine and war risk insurance; landing, wharfage and terminal operations; ocean freight; freight to port of embarkation; and inland freight from the port of embarkation to the point where delivery is made to the purchaser by the most direct route.

(d) All requests not granted herein are denied.

(e) This order may be amended or revoked by the Administrator at any time.

NOTE: Where the manufacturer's invoice charge is increased or decreased from the previous invoice charge because the manufacturer has a newly established price under section 8 of Revised Maximum Price Regulation 136, due to substantial changes in design, specifications or equipment of the trailer, the reseller may add to its price under paragraph (b) the increase in price, plus its customary markup on such a cost increase, but in the case of a decrease in the price, the reseller must reduce its price under paragraph (b) by the amount of the decrease and its customary markup on such an amount.

This order shall become effective June 1, 1946.

Issued this 31st day of May 1946.

PAUL A. PORTER,  
Administrator.

[F. R. Doc. 46-9255; Filed, May 31, 1946;  
2:39 p. m.]

[MPR 188, Order 131 Under Order A-2]

JONES-BLAIR PAINT AND VARNISH CO.

#### ADJUSTMENT OF MAXIMUM PRICES

Order 131 under paragraph (a) (20) of Order A-2 under § 1499.159 (b) of MPR 188. Manufacturers' maximum prices for consumers' goods other than apparel. Jones-Blair Paint and Varnish Co. Docket No. 6122-188.161 (a) (2)-19.

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to paragraph (a) (20) of Order A-2 under § 1499.159 (b) of Maximum Price Regulation No. 188, *It is ordered:*

(a) The maximum net prices for sales of the following trade sales paints by the Jones-Blair Paint and Varnish Company, Dallas, Texas, to its various classes of purchasers may be increased by an amount not in excess of the following:

Product:	Increase per gallon
Exterior wood primer	\$0.03
Sno Flo enamel	.12
Pigmented wall primer	.20
Jiffydry enamel	.10
Effectone enamel undercoat	.15
Truck and tractor enamel, red	.35
Stantest enamel	.14
Interior semi-gloss enamel	.07
Super kote paste paint	.10
100% pure house paint	.20

Other sizes to be adjusted proportionately.

(b) Any person purchasing any of the commodities described in paragraph (a), above, for the purpose of resale in the same form may increase his presently es-

tablished maximum prices under the General Maximum Price Regulation by an amount not exceeding his actual dollars-and-cents increase in cost resulting from the increase permitted the manufacturer in (a) above.

(c) The Jones-Blair Paint and Varnish Company, Dallas, Texas, shall furnish to each buyer purchasing any of the commodities listed in paragraph (a), above, for resale on or before the date it makes the first delivery at the adjusted price a written statement as follows, filling in the appropriate name of the commodity and price increase applicable:

The OPA has granted an adjustment of \_\_\_\_\_ per \_\_\_\_\_ in the maximum prices of (commodity) manufactured by the Jones-Blair Paint and Varnish Company. You are permitted to add the actual amount of your increased cost resulting from the increase permitted the Jones-Blair Paint and Varnish Company to your existing maximum price for (commodity).

(d) All requests of the application not granted herein are denied.

(e) This order may be amended or revoked by the Office of Price Administration at any time.

This Order shall become effective June 1, 1946.

Issued this 31st day of May 1946.

PAUL A. PORTER,  
Administrator.

[F. R. Doc. 46-9257; Filed, May 31, 1946;  
2:40 p. m.]

[MPR 591, Order 559]

KEYSTONE ALLOYS CO.

#### AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 9 of Maximum Price Regulation No. 591; *It is ordered:*

(a) (1) The maximum net prices for sales by any person to consumers of the following sizes of aluminum combination screen and storm windows, manufactured by Keystone Alloys Company of Latrobe, Pennsylvania, and as described in the application dated April 6, 1946, which is on file with the Prefabrication and Building Equipment Price Branch, Office of Price Administration, Washington 25, D. C., shall be the list price per window opening set forth in (d).

(2) The maximum prices on an installed basis on sales to consumers shall be the list prices set forth in (d) below plus the actual cost of installation in no event to exceed \$2.00 per window opening or the charge established in the appropriate area order, whichever is lower.

(b) The maximum net delivered prices on sales to dealers by any person shall be the list prices set forth in (d) below reduced by 33½ percent.

(c) The maximum net prices f. o. b. point of shipment on sales to distributors by any person shall be the list prices set forth in (d) below reduced by successive discounts of 40 percent and 10 percent.

(d)

#### PRICE SCHEDULE—"LONG-DURE" MODEL "A" COMBINATION ALUMINUM STORM WINDOW SCREEN

##### TWO-LIGHT DESIGN

Window glass size	Unit price	Extra screen insert	Extra glass panel
14 x 15	\$15.10	\$1.92	\$2.84
16	15.35	1.95	2.92
18	15.80	2.04	3.05
20	16.25	2.10	3.19
21	16.50	2.15	3.26
22	16.70	2.19	3.32
24	17.18	2.26	3.46
26	17.65	2.34	3.59
28	18.10	2.43	3.73
30	18.60	2.50	3.87
32	19.05	2.57	4.00
34	19.52	2.64	4.14
36	19.98	2.71	4.27
38	20.45	2.78	4.40
40	20.92	2.85	4.53
42	21.39	2.92	4.66
16 x 15	15.46	1.99	2.99
16	15.70	2.05	3.06
18	16.20	2.11	3.20
20	16.70	2.19	3.35
21	16.92	2.25	3.43
22	17.15	2.26	3.50
24	17.66	2.37	3.65
26	18.15	2.44	3.80
28	18.62	2.52	3.94
30	19.10	2.60	4.10
32	19.61	2.68	4.24
34	20.10	2.77	4.39
36	20.67	2.86	4.55
38	20.99	3.02	4.65
40	21.70	4.04	6.47
42	22.40	4.16	6.65
18 x 15	15.85	2.07	3.13
16	16.10	2.11	3.21
18	16.60	2.18	3.37
20	17.11	2.27	3.53
21	17.35	2.31	3.61
22	17.59	2.36	3.69
24	18.12	2.45	3.84
26	18.62	2.53	4.00
28	19.15	2.62	4.17
30	19.65	2.69	4.32
32	20.17	2.78	4.47
34	20.65	2.88	4.65
36	21.20	2.97	4.81
38	21.95	4.07	6.63
40	22.63	4.19	6.82
42	23.32	4.31	7.03
20 x 15	16.20	2.14	3.27
16	16.51	2.18	3.36
18	17.01	2.26	3.53
20	17.55	2.36	3.71
21	17.80	2.40	3.79
22	18.10	2.45	3.88
24	18.62	2.53	4.04
26	19.19	2.62	4.22
28	19.66	2.70	4.38
30	20.21	2.79	4.56
32	20.71	2.88	4.73
34	21.23	2.96	4.91
36	21.75	3.07	5.07
38	22.99	4.18	6.97
40	23.35	4.29	7.22
42	23.65	4.41	7.42
22 x 15	16.60	2.19	3.41
16	16.85	2.26	3.51
18	17.45	2.34	3.69
20	18.00	2.43	3.87
21	18.25	2.47	3.96
22	18.52	2.53	4.05
24	19.10	2.62	4.24
26	19.61	2.70	4.45
28	20.20	2.79	4.59
30	20.76	2.89	4.78
32	21.30	2.97	4.96
34	21.84	3.07	5.13
36	22.40	3.18	5.31
38	23.00	4.34	7.32
40	31.40	4.47	7.55
42	32.10	4.60	7.79
24 x 15	16.95	2.26	3.56
16	17.25	2.33	3.66
18	17.80	2.41	3.84
20	18.40	2.50	4.03
21	18.69	2.55	4.13
22	19.00	2.60	4.25
24	19.62	2.70	4.43
26	20.11	2.81	4.62
28	20.69	2.90	4.80
30	21.29	3.00	5.01
32	21.80	3.09	5.20
34	22.44	3.17	5.38
36	23.03	3.26	5.57
38	31.50	4.46	7.69
40	32.28	4.59	7.93
42	33.06	4.72	8.19
26 x 15	17.35	2.34	3.71
16	17.65	2.39	3.80
18	18.20	2.48	4.00
20	18.84	2.58	4.20
21	19.15	2.64	4.31
22	19.41	2.69	4.42



PRICE SCHEDULE—"LONG-DURE" MODEL "A"  
COMBINATION ALUMINUM STORM WINDOW  
AND SCREEN—Continued

TWO-LIGHT DESIGN—continued

Window glass size	Unit price	Extra screen insert	Extra glass panel
26 x 24	\$20.00	\$2.78	\$4.61
26	20.01	2.88	4.82
28	21.22	2.99	5.03
30	21.82	3.07	5.22
32	22.41	3.16	5.43
34	23.02	3.27	5.62
36	23.64	3.38	5.84
38	24.24	3.46	6.02
40	24.84	3.55	6.21
42	25.45	3.64	6.40
27 x 15	17.50	2.38	3.77
16	17.80	2.42	3.88
18	18.40	2.52	4.08
20	19.00	2.63	4.28
22	19.60	2.73	4.49
24	20.20	2.83	4.70
26	20.80	2.94	4.92
28	21.47	3.03	5.13
30	22.08	3.14	5.33
32	22.69	3.23	5.54
34	23.31	3.34	5.75
36	23.91	3.45	5.94
38	24.59	3.56	6.15
40	25.19	3.67	6.36
42	25.79	3.78	6.57
28 x 15	17.70	2.41	3.84
16	18.02	2.46	3.94
18	18.62	2.57	4.17
20	19.22	2.67	4.38
22	19.82	2.77	4.59
24	20.42	2.87	4.80
26	21.02	2.96	5.04
28	21.62	3.07	5.25
30	22.22	3.18	5.45
32	22.82	3.28	5.68
34	23.42	3.38	5.89
36	24.02	3.48	6.10
38	24.62	3.58	6.31
40	25.22	3.68	6.52
42	25.82	3.78	6.73
30 x 15	18.07	2.48	3.98
16	18.39	2.54	4.09
18	19.03	2.64	4.33
20	19.66	2.75	4.55
22	20.29	2.85	4.78
24	20.92	2.96	5.00
26	21.55	3.06	5.23
28	22.18	3.16	5.46
30	22.81	3.28	5.68
32	23.44	3.38	5.91
34	24.07	3.48	6.13
36	24.69	3.58	6.36
38	25.32	3.68	6.58
40	25.95	3.78	6.81
42	26.58	3.88	7.04
32 x 15	18.44	2.51	4.12
16	18.77	2.61	4.24
18	19.44	2.71	4.49
20	20.10	2.83	4.72
22	20.76	2.93	4.96
24	21.43	3.04	5.20
26	22.10	3.15	5.43
28	22.77	3.26	5.68
30	23.44	3.37	5.91
32	24.09	3.48	6.15
34	24.77	3.59	6.40
36	25.44	3.70	6.64
38	26.12	3.81	6.88
40	26.79	3.92	7.12
42	27.47	4.03	7.36
34 x 15	18.80	2.63	4.27
16	19.17	2.68	4.39
18	19.84	2.78	4.65
20	20.53	2.89	4.89
22	21.21	2.99	5.12
24	21.92	3.10	5.36
26	22.59	3.23	5.64
28	23.28	3.35	5.89
30	23.95	3.46	6.13
32	24.67	3.59	6.39
34	25.38	3.70	6.64
36	26.09	3.81	6.89
38	26.79	3.92	7.13
40	27.50	4.03	7.37
42	28.21	4.14	7.61
26 x 15	19.19	2.70	4.41
16	19.53	2.75	4.54
18	20.25	2.87	4.81
20	20.96	2.99	5.06
22	21.67	3.10	5.32
24	22.38	3.22	5.58
26	23.09	3.33	5.84
28	23.81	3.45	6.11
30	24.51	3.56	6.37
32	25.22	3.68	6.63
34	25.93	3.80	6.89
36	26.64	3.92	7.15

PRICE SCHEDULE—"LONG-DURE" MODEL "A"  
COMBINATION ALUMINUM STORM WINDOW  
AND SCREEN—Continued

TWO-LIGHT DESIGN—continued

Window glass size	Unit price	Extra screen insert	Extra glass panel
36 x 38	\$36.47	\$5.37	\$9.88
40	37.41	5.53	10.24
42	38.36	5.69	10.58
38 x 15	20.30	3.40	4.55
16	20.65	3.46	4.69
18	21.40	3.57	4.90
20	22.13	3.69	5.24
21	22.49	3.75	5.33
22	22.85	3.80	5.53
24	23.58	3.94	5.71
26	24.34	4.02	6.04
28	25.07	4.16	6.33
30	25.80	4.28	6.60
32	26.54	4.39	6.86
34	27.27	4.51	7.13
36	28.02	4.63	7.41
38	28.74	6.33	10.24
40	29.29	6.49	10.58
40 x 15	21.65	3.46	5.65
16	22.08	3.53	5.80
18	22.94	3.64	6.23
20	23.84	3.77	6.63
21	24.25	3.83	6.81
22	24.70	3.88	7.03
24	25.57	4.02	7.43
26	26.43	4.13	7.82
28	27.32	4.26	8.22
30	28.20	4.38	8.60
32	29.08	4.51	9.00
34	29.96	4.63	9.41
36	30.84	4.74	9.80
38	42.29	6.48	13.73
40	43.46	6.64	14.23
42 x 15	22.02	3.53	5.80
16	22.47	3.59	6.00
18	23.38	3.71	6.43
20	24.28	3.86	6.84
21	24.73	3.91	7.03
22	25.18	3.97	7.24
24	26.09	4.10	7.66
26	26.98	4.22	8.10
28	27.89	4.34	8.55
30	28.80	4.48	8.99
32	29.70	4.60	9.36
34	30.60	4.73	9.73
36	31.50	4.85	10.20
38	43.31	6.64	14.10
44 x 15	22.38	3.60	5.93
16	22.83	3.67	6.13
18	23.77	3.80	6.58
20	24.70	3.93	7.03
21	25.17	3.99	7.22
22	25.64	4.06	7.46
24	26.57	4.18	7.90
26	27.51	4.32	8.34
28	28.44	4.45	8.78
30	29.38	4.58	9.22
32	30.31	4.71	9.66
34	31.25	4.84	10.10
36	32.18	4.96	10.54
38	44.16	6.78	14.65
46 x 15	22.75	3.67	6.06
16	23.59	3.78	6.46
18	24.43	3.90	6.86
20	25.27	4.02	7.28
21	26.11	4.13	7.66
22	26.96	4.25	8.06
24	27.80	4.37	8.46
26	28.65	4.49	8.86
28	29.49	4.60	9.27
30	30.33	4.72	9.66
32	31.17	4.84	10.06
34	32.01	4.95	10.46
36	32.86	5.07	10.86
ONE-LIGHT DESIGN			
14 x 12	\$13.38	\$2.28	\$4.06
14	13.64	2.35	4.78
16	13.90	2.42	4.87
18	14.17	2.49	4.96
20	14.42	2.56	5.04
22	14.68	2.63	5.12
24	14.94	2.69	5.22
26	15.20	2.76	5.30
28	15.46	2.83	5.38
30	15.72	2.90	5.48
32	15.98	2.97	5.56
34	16.24	3.04	5.65
36	16.50	3.11	5.73
38	20.08	4.33	7.77
40	20.35	4.40	7.85
42	20.61	4.47	7.94
44	20.86	4.54	8.02
46	21.12	4.61	8.12
48	21.38	4.68	8.20
16 x 12	13.60	2.34	4.78
14	13.88	2.41	4.86
16	14.15	2.48	4.93
18	14.42	2.59	5.00
20	14.68	2.63	5.05



PRICE SCHEDULE—"LONG-DURE" MODEL "A"  
COMBINATION ALUMINUM STORM WINDOW  
AND SCREEN—Continued  
ONE-LIGHT DESIGN—continued

Window glass size	Unit price	Extra screen insert	Extra glass panel
26 x 38	\$22.18	\$4.95	\$8.58
40	22.50	5.04	8.69
42	22.81	5.12	8.80
44	23.13	5.21	8.91
46	23.45	5.30	9.02
48	23.77	5.39	9.13
28 x 12	14.96	2.69	5.26
14	15.28	2.78	5.38
16	15.61	2.87	5.50
18	15.93	2.96	5.61
20	16.26	3.06	5.73
22	16.59	3.15	5.84
24	16.91	3.24	5.96
26	17.24	3.34	6.08
28	17.57	3.43	6.19
30	17.90	3.53	6.31
32	18.22	3.62	6.42
34	18.55	3.71	6.54
36	18.88	3.81	6.66
38	19.21	3.90	6.79
40	19.54	4.00	6.91
42	19.87	4.10	7.03
44	20.20	4.20	7.15
46	20.53	4.30	7.27
48	20.86	4.40	7.39
30 x 12	15.18	2.75	5.35
14	15.51	2.84	5.46
16	15.85	2.94	5.58
18	16.18	3.03	5.70
20	16.52	3.13	5.83
22	16.86	3.23	5.95
24	17.19	3.32	6.07
26	17.53	3.42	6.19
28	17.87	3.52	6.30
30	18.20	3.61	6.42
32	18.54	3.71	6.55
34	18.88	3.81	6.67
36	19.21	3.90	6.79
38	19.54	4.00	6.91
40	19.87	4.10	7.03
42	20.20	4.20	7.15
44	20.53	4.30	7.27
46	20.86	4.40	7.39
48	21.19	4.50	7.51
32 x 12	15.40	2.81	5.42
14	15.75	2.92	5.55
16	16.09	3.00	5.68
18	16.44	3.10	5.80
20	16.78	3.21	5.93
22	17.13	3.30	6.05
24	17.48	3.40	6.17
26	17.82	3.50	6.29
28	18.17	3.60	6.42
30	18.51	3.71	6.55
32	18.86	3.80	6.70
34	19.20	3.90	6.80
36	19.55	4.00	6.92
38	19.90	4.10	7.05
40	20.25	4.20	7.17
42	20.60	4.30	7.30
44	20.95	4.40	7.42
46	21.30	4.50	7.55
48	21.65	4.60	7.67
34 x 12	15.62	2.86	5.51
14	15.98	2.96	5.64
16	16.33	3.07	5.77
18	16.69	3.17	5.89
20	17.05	3.28	6.02
22	17.40	3.38	6.15
24	17.76	3.48	6.28
26	18.11	3.58	6.40
28	18.47	3.69	6.54
30	18.82	3.79	6.67
32	19.18	3.89	6.80
34	19.53	3.99	6.92
36	19.89	4.10	7.05
38	20.25	4.20	7.17
40	20.60	4.30	7.30
42	20.95	4.40	7.42
44	21.30	4.50	7.55
46	21.65	4.60	7.67
48	22.00	4.70	7.80
36 x 12	15.85	2.93	5.59
14	16.21	3.03	5.72
16	16.58	3.14	5.85
18	16.94	3.24	5.98
20	17.31	3.35	6.12
22	17.67	3.46	6.26
24	18.04	3.56	6.39
26	18.40	3.67	6.52
28	18.77	3.78	6.65
30	19.14	3.88	6.79
32	19.50	3.99	6.92
34	19.86	4.10	7.05
36	20.23	4.20	7.18
38	20.60	4.30	7.31
40	20.97	4.40	7.44
42	21.34	4.50	7.57
44	21.71	4.60	7.70
46	22.08	4.70	7.83
48	22.45	4.80	7.96

## NOTES

Unit price for two-light design includes 2 glass panels and one screen insert.

Unit price for one-light design includes one glass panel and one screen insert.

Extra screens: The price of the screen also applies as a deduction from the unit price if the screens are not desired.

Extra glass panels: The price is applicable to either the upper or lower panel.

Intermediate sizes: Add \$1.75 to list price. Oriel windows: Add 30% to list price.

(e) The maximum net prices established by this order shall be subject to discounts and allowances and the rendition of services which are at least as favorable as those which each seller extended or rendered or would have extended or rendered to purchasers of the same class on comparable sales or similar commodities during March 1942.

(f) Each seller covered by this order, except on sales to consumers, shall notify each of his purchasers, in writing, at or before the issuance of the first invoice after the effective date of this order, of the maximum prices established by this order for each such seller as well as the maximum prices established for purchasers except dealers upon resale.

(g) The Keystone Alloys Company, Latrobe, Pennsylvania, shall attach a tag to each item covered by this order, containing substantially the following:

OPA Maximum Retail Price \$-----

Plus actual installation charges not exceeding \$2.00 per window opening or the charge established in the appropriate area order, whichever is lower.

(h) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective June 1, 1946.

Issued this 31st day of May 1946.

PAUL A. PORTER,  
Administrator.

[F. R. Doc. 46-9270; Filed, May 31, 1946; 2:43 p. m.]

[Order 145 Under 3 (e)]

FR CORP.

## ADJUSTMENT OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith, and filed with the Division of the Federal Register, and pursuant to § 1499.3 (e) of the General Maximum Price Regulation, *It is ordered:*

(a) Maximum delivered prices before cash discount for sales of "scoop," a soapless detergent, per case of 24—16 oz. packages, manufactured by FR Corporation, 951 Brook Avenue, New York 56 New York, are established as follows:

Quantity	On sales to—	
	Wholesaler	Retailer
Carload	\$3.648	\$3.93
1,000-1,499 cases	3.67	
500-999 cases	3.69	
100-499 cases	3.71	

These prices are subject to 1% discount in 10 days, net 30 days.

(b) No extra charge may be made for containers.

(c) Each seller shall notify each of his purchasers in writing at or before the issuance of the first invoice after the effective date of this order of the maximum prices established by this order for each such seller as well as the maximum prices established for purchasers upon resale and a statement that they have been established by the Office of Price Administration.

This order shall become effective June 1, 1946.

Issued this 31st day of May 1946.

PAUL A. PORTER,  
Administrator.

[F. R. Doc. 46-9251; Filed, May 31, 1946; 2:38 p. m.]

[SO 94, Revocation of Order 102]

## CERTAIN RUBBER HEELS

## SPECIAL MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and in accordance with section 11 of Supplementary Order 94, it is ordered:

(a) Revocation of Order 102. Order No. 102 under Supplementary Order 94 be and is hereby revoked.

This order of revocation shall become effective immediately.

Issued this 31st day of May 1946.

PAUL A. PORTER,  
Administrator.

[F. R. Doc. 46-9245; Filed, May 31, 1946; 2:36 p. m.]

[SR 15, Order 28]

## PROCTER &amp; GAMBLE CO.

## ADJUSTMENT OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith, and filed with the Division of the Federal Register, and pursuant to § 1499.75 (a) (18) of Supplementary Regulation 15 to the General Maximum Price Regulation, *It is ordered:*

(a) Maximum prices for sales by the Procter & Gamble Company, Cincinnati 1, Ohio, or by their jobbers of the following bulk industrial washing powders manufactured by The Procter & Gamble Company, Cincinnati 1, Ohio, shall be the current maximum prices increased by the following amounts:

Washing Powder Brand		Amount of increase per lb.
Clean Quick:		
200 lb. barrels		\$0.0075
100 lb. kegs		.0150
25 lb. packages		.0050
Grandma:		
200 lb. barrels		.00625
100 lb. kegs		.01375
25 lb. packages		.00375
O. K.:		
200 lb. barrels		.00625
100 lb. kegs		.01375
		Per case
Cases (60/14½ oz. cartons)		\$0.250
		Per lb.
Unbranded washing powders:		
200 lb. barrels		\$0.010
100 lb. kegs		.01625
25 lb. packages		.01375



(b) The ceiling prices adjusted by this order are subject to the same freight and trade practices as prevailed immediately prior to the issuance of this order.

This order shall become effective June 1, 1946.

Issued this 31st day of May 1946.

PAUL A. PORTER,  
Administrator.

[F. R. Doc. 46-9250; Filed, May 31, 1946;  
2:38 p. m.]

[SO 94, Revocation of Order 110]

#### CERTAIN RUBBER HEELS

##### SPECIAL MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and in accordance with section 11 of Supplementary Order 94, It is ordered:

(a) *Revocation of Order 110.* Order No. 110 under Supplementary Order 94 be and is hereby revoked.

This order of revocation shall become effective immediately.

Issued this 31st day of May 1946.

PAUL A. PORTER,  
Administrator.

[F. R. Doc. 46-9246; Filed, May 31, 1946;  
2:37 p. m.]

[SO 94, Order 126]

#### RUBBER SOLES AND HEELS

##### SPECIAL EXEMPTION OF SALES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and in accordance with section 11 of Supplementary Order 94, It is ordered:

(a) Notwithstanding the provisions of any regulation or order issued prior to the effective date of this order by the Office of Price Administration, sales by all persons of the new, reconditioned and used rubber soles and rubber heels hereinafter described which have been or may be sold by the War Assets Administration or any other United States Government agency are exempt from price control.

*Description:* New, reconditioned and used rubber soles, including all taps, full soles, midsoles, and outsoles and midsoles sheets, strips, and blocks, made in whole or in part of rubber.

New, reconditioned and used rubber heels, including heel bases, scoop lifts, toplifts, toplift strips and toplift blocks, made in whole or in part of rubber.

(b) This order may be revoked or amended at any time.

This order shall become effective May 31, 1946.

Issued this 31st day of May 1946.

PAUL A. PORTER,  
Administrator.

[F. R. Doc. 46-9247; Filed, May 31, 1946;  
2:37 p. m.]

#### Regional and District Office Orders.

[Dallas Order G-2 Under Gen. Order 68]

#### BUILDING MATERIALS IN MCLENNAN COUNTY, TEX.

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to the provisions of General Order No. 68, it is hereby ordered:

**SECTION I. What this order does.** This order establishes maximum prices for all retail sales of certain building materials specifically described in Appendix A of this order when such sales are made in the geographical area comprising McLennan County, Texas.

**SEC. II. Definition of retail sales.** The term Retail Sale as used in this order means any sale of the building materials covered by this order to an ultimate user or to a contractor who will resell the same on an installed basis.

**SEC. III. Maximum prices.** Maximum prices for commodities subject to this order are those set forth in Appendix A, which is specifically made a part of this order, subject to the terms and conditions of sale and other limitations set forth therein.

**SEC. IV. The relation of this order to other regulations.** The maximum prices fixed by this order supersede any maximum prices or price determining method previously established by any other regulation or order issued by the Office of Price Administration for the commodities covered by this order.

**SEC. V. Each seller making sales subject to this order shall post a copy of Appendix A of this order plainly visible to all purchasers in each of his places of business located in the area covered by this order.**

**SEC. VI. Invoices and notification.** Each seller making sales subject to this order shall, if requested by any purchaser of commodities subject hereto, make available to such purchaser for inspection a copy of this order. Each seller covered by this order is required to furnish each purchaser with an invoice at the time of sale, which must contain the following information:

1. Name and address of the purchaser.
2. A description of each commodity sold.
3. The quantity of each commodity sold.
4. The price charged for each commodity sold.
5. The type of sale, whether f. o. b. railroad car, f. o. b. seller's yard or store, delivered to job site in free delivery area, or delivered outside free delivery area.
6. If delivery is made outside the seller's free delivery zone, the amount of any delivery charges made stated separately on the invoice.
7. A statement of cash discounts allowed for prompt payment.
8. A separate statement of any amount added for the extension of credit.

Each seller is required to keep a duplicate of such invoice in his place of business, and make it available for inspection by the Office of Price Administration during regular business hours.

**SEC. VII. Addition of increase in supplier's prices prohibited.** The maximum prices set out by this order may not be increased by a dealer to reflect increases in purchase costs or in supplier's maximum prices occurring after the effective date hereof; but increases in the maximum prices set hereby to reflect such increases are within the discretion of the District Director.

**SEC. VIII. What this order prohibits.** Regardless of any obligation no person shall:

1. Sell, or in the course of trade or business buy, building materials at higher prices than the maximum prices set by this order; but less than the maximum prices may at any time be charged, paid or offered.

2. Obtain higher than maximum prices by:

(i) Making a charge for delivery of building material items delivered within the free delivery zone hereinafter defined;

(ii) Making a charge for delivery outside the free delivery zone in excess of that permitted by this order;

(iii) Making a charge higher than this order authorizes for the extension of credit;

(iv) Failure to give the discounts required by this order for prompt payment;

(v) Using any tying agreement or requiring that the buyer purchase anything in addition to the building materials requested by him; or

(vi) Using any other device by which a higher than maximum price is obtained directly or indirectly.

**SEC. IX. Enforcement.** 1. Persons violating any provisions of this order are subject to civil and criminal penalties, including suits for treble damages, provided for by the Emergency Price Control Act of 1942, as amended.

2. Persons who have any evidence of any violation of this order are urged to communicate with the Dallas District Office of the Office of Price Administration.

**SEC. X. Building materials not covered by this order.** There are building materials sold and delivered in the area covered by this order which are not included in, and for which prices are not established in this order. The maximum prices for such building materials, when sold by any person covered by this order, shall continue to be determined under the applicable Maximum Price Regulation. Sellers who are in doubt as to the regulation applicable to such building materials should consult the Dallas District Office of the Office of Price Administration.

This order may be amended or revoked at any time by the Office of Price Administration.

This order shall become effective April 26, 1946.

(56 Stat. 23,765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; and E.O. 9328, 8 F.R. 4681)

Issued at Dallas, Texas, this 10th day of April 1946.

GUS W. THOMASSON,  
District Director,  
Dallas District Office.



## EXHIBIT A—MAXIMUM PRICES FOR ALL RETAIL SALES OF SPECIFIED BUILDING MATERIALS WHEN SOLD BY ANY PERSON IN McLENNAN COUNTY, TEXAS

Name of item	Basic unit	When sold in quantities of—	Carload f. o. b. car	F. o. b. plant, yard or store, or delivered in free delivery zone	Name of item	Basic unit	When sold in quantities of—	Carload f. o. b. car	F. o. b. plant, yard or store, or delivered in free delivery zone
Plaster, hard wall.....	100 lb. sack.....	Less than ton.....		\$1.00	Glass brick or block 12" x 12".....	Each.....	1-250.....		\$2.11
	Ton.....	Ton or more L.C.L.....		20.00		Each.....	251 or more L.C.L.....		1.87
	Ton.....	Carload.....	\$17.50	18.00		Each.....	Carload.....	\$1.34	
Plaster, gauging or moulding.....	100 lb. sack.....	Less than ton.....		1.25	Asphalt roofing, mineral surface.....	90-lb. roll 108 sq. ft.....	Any.....		2.75
Keene's cement.....	100 lb. sack.....	Any.....		1.75	Asphalt roofing smooth surface, 1st quality.....	65-lb. roll 108 sq. ft.....	Any.....		2.50
Finishing lime—Ohio.....	50 lb. sack.....	Less than ton.....		.67½		45-lb. roll 108 sq. ft.....	Any.....		1.75
	Ton.....	Ton or more L.C.L.....		21.50		55-lb. roll 108 sq. ft.....	Any.....		2.25
	Ton.....	Carload.....	20.50			45-lb. roll 108 sq. ft.....	Any.....		1.55
Portland cement, standard.....	94-lb. paper sack.....	Any L.C.L.....		.75	Asphalt or tarred:				
	bbl. (4 sacks).....	Carload.....	2.41	2.52	Felt, 15 lb.....	Roll 432 sq. ft.....	Any.....		2.50
	94-lb. cloth bag.....	Any L.C.L.....		1.80	Felt, 30 lb.....	Roll 216 sq. ft.....	Any.....		2.50
	Bbl. (4 bags).....	Carload.....	2.66		Asphalt shingles, 167-lb. 2-tab hexagon, 11¾".....	100 sq. ft.....	Any.....		5.25
Waterproof cement, white.....	100 lb. sack.....	Any L.C.L.....		2.75	Asphalt shingles 210-lb. thick butt.....	100 sq. ft.....	Any.....		6.75
Fire clay.....	100 lb. bag.....	Any.....		1.25	Fibre insulation bd. ½" std. lath and bd.....	100 sq. ft.....	Any.....		5.50
Gypsum lath, ½".....	100 sq. ft.....	Any.....		2.60	Std. density synthetic fibre board (std. hard-board) ½", 4 x 8".....	100 sq. ft.....	Any.....		7.50
Metal lath, 2.5 lb., painted diamond mesh, copper bearing.....	Sq. yd.....	Any.....		.25	Std. density synthetic fibre board (std. hard-board) ¾", 4 x 8".....	100 sq. ft.....	Any.....		9.00
Metal lath, 3.4 lb., painted diamond mesh, copper bearing.....	Sq. yd.....	Any.....		.27½	Std. density synthetic fibre board (std. hard-board) ¾", 4 x 8".....	100 sq. ft.....	Any.....		11.90
Metal corner bead, narrow flange.....	100 linear ft.....	Any.....		3.20	Hard density syn. fibre board (tempered hard-board) ¾", 4 x 8".....	100 sq. ft.....	Any.....		9.25
Metal corner bead, expanded type wide flange.....	100 linear ft.....	Any.....		4.20	Hard density syn. fibre board (tempered hard-board) ¾", 4 x 8".....	100 sq. ft.....	Any.....		10.75
Masonry mortar.....	6½-lb. paper sack.....	Any.....		.70	Hard density syn. fibre board (tempered hard-board) ¾", 4 x 8".....	100 sq. ft.....	Any.....		13.50
Hydrated lime.....	10-lb. paper sack.....	Any.....		.25					
Hydrated lime.....	50-lb. paper sack.....	Any.....		.60					
Gypsum wallboard ½".....	100 sq. ft.....	Any.....		4.00					
Gypsum wallboard ¾".....	100 sq. ft.....	Any.....		4.50					
Gypsum sheathing ½".....	100 sq. ft.....	Any.....		4.00					
Water repellent triple seal.....									
Glass brick or block 6" x 6".....	Each.....	1-1,000.....		.46					
	Each.....	1,001 or more L.C.L.....		.41					
	Each.....	Carload.....	.30						
Glass brick or block 8" x 8".....	Each.....	1-600.....		.81					
	Each.....	601 or more L.C.L.....		.72					
	Each.....	Carload.....	.52						

10 cents per bag credit for return of bag.

The following provisions are applicable to all sales of Building Material items covered by this Appendix "A".

1. *Terms of sale.* Maximum prices hereinabove established are subject to the following discounts:

(a) Sellers who were in business in March 1942 shall maintain all customary discounts and allowances, such as cash discounts, county discounts, contractors' discounts and discounts for pick-up by the customer, which they had in effect during March 1942 for each quantity and type of sale made.

(b) For sellers who were not in business during March 1942, the same customary discounts and allowances which their most competitive seller who was in business during March 1942 is required to make under the provisions of this Order.

2. *Additions for the extension of credit.* The following additions to the maximum prices hereinabove established may be made for the extension of credit beyond 30 days:

(a) Sellers who were in business during March 1942 are permitted to add to prices established hereinabove for the extension of credit beyond a period of 30 days the same additions that they had in effect during March 1942 for the same type and quantity of sale. If no extra charges were made for the extension of credit during March 1942, none may be added.

(b) Sellers who were not in business during March 1942 are permitted to make the same charge for the extension of credit which their most closely competitive seller is permitted to make under the provisions of this Order.

3. *Free Delivery Zone* as used in this order includes all points in and within four miles of the corporate limits of the city of Waco, including the community of Bellmead, and all points in McLennan County, Texas

within a radius of 5 miles of the place from which delivery is made.

4. The following delivery charges may be made when delivery is made outside the free delivery zone hereinabove described of all commodities subject to this Order.

(a) For sellers who were in business during March 1942, the same delivery charge they had in effect during March 1942 for each type and quantity of sale made.

(b) For sellers who were not in business during March 1942, the delivery charge which their most competitive seller, who was in business during March 1942, may make under the provisions of this Order.

[F. R. Doc. 46-9127; Filed, May 29, 1946; 1:05 p. m.]

[Dallas Order 3 Under Gen. Order 68]

#### BUILDING MATERIALS IN SMITH COUNTY, TEX.

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to the provisions of General Order No. 68, it is hereby ordered:

SECTION I. *What this order does.* This order establishes maximum prices for all retail sales of certain building materials specifically described in Appendix "A" of this order when such sales are made in the geographical area comprising Smith County, Texas.

SEC. II. *Definition of retail sales.* The term retail sale as used in this order means any sale of the building materials covered by this order to an ultimate user or to a contractor who will resell the same on an installed basis.

SEC. III. *Maximum prices.* Maximum prices for commodities subject to this order are those set forth in Appendix "A", which is specifically made a part of this order, subject to the terms and conditions of sale and other limitations set forth therein.

SEC. IV. *The relation of this order to other regulations.* The maximum prices fixed by this order supersede any maximum prices or price determining method previously established by any other regulation or order issued by the Office of Price Administration for the commodities covered by this order.

SEC. V. Each seller making sales subject to this order shall post a copy of Appendix "A" of this order plainly visible to all purchasers in each of his places of business located in the area covered by this order.

SEC. VI. *Invoices and notifications.* Each seller making sales subject to this order shall, if requested by any purchaser of commodities subject hereto, make available to such purchaser for inspection a copy of this order. Each seller covered by this order is required to furnish each purchaser with an invoice at the time of sale, which must contain the following information:

1. Name and address of the purchaser.
2. A description of each commodity sold.
3. The quantity of each commodity sold.
4. The price charged for each commodity sold.



5. The type of sale, whether f. o. b. railroad car, f. o. b. seller's yard or store, delivered to job site in free delivery area, or delivered outside free delivery area.

6. If delivery is made outside the seller's free delivery zone, the amount of any delivery charges made stated separately on the invoice.

7. A statement of cash discounts allowed for prompt payment.

8. A separate statement of any amount added for the extension of credit.

Each seller is required to keep a duplicate of such invoice in his place of business, and make it available for inspection by the Office of Price Administration during regular business hours.

**SEC. VII. Addition of increase in supplier's prices prohibited.** The maximum prices set out by this order may not be increased by a dealer to reflect increases in purchase costs or in supplier's maximum prices occurring after the effective date hereof; but increases in the maximum prices set hereby to reflect such increases are within the discretion of the District Director.

**SEC. VIII. What this order prohibits.** Regardless of any obligation no person shall:

1. Sell, or in the course of trade or business buy, building materials at higher

than the maximum prices set by this order; but less than the maximum prices may at any time be charged, paid or offered.

2. Obtain higher than maximum prices by:

(i) Making a charge for delivery of building material items delivered within the free delivery zone hereinafter defined;

(ii) Making a charge for delivery outside the free delivery zone in excess of that permitted by this order;

(iii) Making a charge higher than this order authorizes for the extension of credit;

(iv) Failure to give the discounts required by this order for prompt payment;

(v) Using any tying agreement or requiring that the buyer purchase anything in addition to the building materials requested by him; or

(vi) Using any other device by which a higher than maximum price is obtained directly or indirectly.

**SEC. IX. Enforcement.** 1. Persons violating any provisions of this order are subject to civil and criminal penalties, including suits for treble damages, provided for by the Emergency Price Control Act of 1942, as amended.

2. Persons who have any evidence of any violation of this order are urged to

communicate with the Dallas District Office of the Office of Price Administration.

**SEC. X. Building materials not covered by this order.** There are building materials sold and delivered in the area covered by this order which are not included in, and for which prices are not established in this order. The maximum prices for such building materials, when sold by any person covered by this order, shall continue to be determined under the applicable maximum price regulation. Sellers who are in doubt as to the regulation applicable to such building materials should consult the Dallas District Office of the Office of Price Administration.

This order may be amended or revoked at any time by the Office of Price Administration.

This order shall become effective April 26, 1946.

(56 Stat. 23, 765; 57 Stat. 566; Pub Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; and E.O. 9328, 8 F.R. 4681.)

Issued at Dallas, Texas, this 10th day of April 1946.

GUS W. THOMASSON,  
District Director.

EXHIBIT A—MAXIMUM PRICES FOR ALL RETAIL SALES OF SPECIFIED BUILDING MATERIALS WHEN SOLD BY ANY PERSON IN SMITH COUNTY, TEXAS  
[Maximum prices in dollars per basic unit]

Name of item	Basic unit	When sold in quantities of—	Carload f. o. b. car	F. o. b. plant, yard or store, or delivered in free delivery zone	Name of item	Basic unit	When sold in quantities of—	Carload f. o. b. car	F. o. b. plant, yard or store, or delivered in free delivery zone
Plaster, hard wall.....	100 lb. sack.....	Any LCL.....		\$1.00	Asphalt roofing, 55 lb. smooth surface, 1st quality.....	Roll 108 sq. ft.....	Any.....		\$2.10
Plaster, gauging or moulding.....	100 lb. sack.....	Any LCL.....		1.25	Asphalt roofing, 45 lb. smooth surface, 1st quality.....	Roll 108 sq. ft.....	Any.....		1.65
Keene's cement.....	100 lb. sack.....	Any LCL.....		2.50	Asphalt roofing, 35 lb. smooth surface, 1st quality.....	Roll 108 sq. ft.....	Any.....		1.35
Finishing lime—Ohio.....	50 lb. sack.....	Any LCL.....		.75	Asphalt or tarred felt, 15 lb.....	Roll 432 sq. ft.....	Any.....		2.60
Portland cement, std.....	94 lb. pap. bag.....	Any LCL.....		.75	Asphalt or tarred felt, 30 lb.....	Roll 216 sq. ft.....	Any.....		2.60
	BBL (4 bags).....	Carload.....	\$2.60		Asphalt shingles, 167 lb. 2-tab hexagon 11½".....	100 sq. ft.....	Any.....		4.65
	94 lb. cloth bag.....	Any LCL.....		.80	Asphalt shingles, 210 lb.....	100 sq. ft.....	Any.....		5.65
	BBL (4 bags).....	Carload.....	2.85		Fibre insulation board, ½" standard lath and board.....	100 sq. ft.....	Any.....		5.50
Waterproof cement, white.....	100 lb. sack.....	Any LCL.....		3.00	Fibre insulation board, 2½" asphalt sheathing.....	100 sq. ft.....	Any.....		7.50
Fire clay.....	100 lb. bag.....	Any.....		1.50	Standard density synthetic fibre board (std. hardboard) ½" 4" x 8".....	100 sq. ft.....	Any.....		7.50
Gypsum lath ¾".....	100 sq. ft.....	Any.....		2.75	Standard density synthetic fibre board (std. hardboard) ¾" 4" x 8".....	100 sq. ft.....	Any.....		9.00
Metal lath, 2.5 lb.....					Standard density synthetic fibre board (std. hardboard) 1" 4" x 8".....	100 sq. ft.....	Any.....		11.90
Painted Diamond Mesh.....	Sq. yd.....	Any.....		27½	Hard density synthetic fibre board (tempered hardboard) ½" 4" x 8".....	100 sq. ft.....	Any.....		10.00
Copper bearing.....					Hard density synthetic fibre board (tempered hardboard) ¾" 4" x 8".....	100 sq. ft.....	Any.....		12.50
Metal lath, 3.4 lb.....					Hard density synthetic fibre board (tempered hardboard) 1" 4" x 8".....	100 sq. ft.....	Any.....		15.00
Painted Diamond Mesh.....									
Copper bearing.....	Sq. yd.....			.30					
Masonry mortar.....	67 lb. pap. sack.....	Any.....		.70					
Hydrated lime.....	10 lb. pap. sack.....	Any.....		.25					
	50 lb. pap. sack.....	Any.....		.65					
Clay drain tile—4".....	Linear ft.....	Any.....		.10					
Clay drain tile—6".....	Linear ft.....	Any.....		.15					
Vitrified clay sewer pipe No. 1, ss, 4".....	Linear ft.....	Any.....		.20					
Vitrified clay sewer pipe No. 1, ss, 6".....	Linear ft.....	Any.....		.30					
Flue lining 9" x 9".....	Linear ft.....	Any.....		.40					
Flue lining 9" x 13".....	Linear ft.....	Any.....		.65					
Flue lining, 15" x 13".....	Linear ft.....	Any.....		.85					
Gypsum wallboard, ¾".....	100 sq. ft.....	Any.....		4.00					
Gypsum wallboard, ½".....	100 sq. ft.....	Any.....		4.50					
Gypsum sheathing, ½".....	100 sq. ft.....	Any.....		4.50					
Glass brick or block, 6" x 6".....	Each.....	Any LCL.....		.46					
Glass brick or block, 8" x 8".....	Each.....	Any LCL.....		.81					
Asphalt roofing, 50 lb. mineral surface.....	Roll 108 sq. ft.....	Any.....		2.75					
Asphalt roofing, 65 lb. smooth surface, 1st quality.....	Roll 108 sq. ft.....	Any.....		2.50					



The following provisions are applicable to all sales of building material items covered by this Appendix "A".

1. *Terms of sale.* Maximum prices hereinabove established are subject to the following discounts:

(a) Sellers who were in business in March 1942 shall maintain all customary discounts and allowances, such as cash discounts, county discounts, contractors' discounts and discounts for pick-up by the customer, which they had in effect during March 1942 for each quantity and type of sale made.

(b) For sellers who were not in business during March 1942, the same customary discounts and allowances with their most competitive seller who was in business during March 1942 is required to make under the provisions of this order.

2. *Additions for the extension of credit.* The following additions to the maximum prices hereinabove established may be made for the extension of credit beyond 30 days:

(a) Sellers who were in business during March 1942 are permitted to add to prices established hereinabove for the extension of credit beyond a period of 30 days the same additions that they had in effect during March 1942 for the same type and quantity of sale. If no extra charges were made for the extension of credit during March 1942, none may be added.

(b) Sellers who were not in business during March 1942 are permitted to make the same charge for the extension of credit which their most closely competitive seller is permitted to make under the provisions of this order.

3. Free delivery zone as used in this order includes all points within a radius of 15 miles of the place of the seller's place of business from which delivery is made.

4. The following delivery charges may be made when delivery is made outside the free delivery zone hereinabove described of all commodities subject to this order.

(a) For sellers who were in business during March 1942, the same delivery charge they had in effect during March 1942 for each type and quantity of sale made.

(b) For sellers who were not in business during March 1942, the delivery charge which their most competitive seller, who was in business during March 1942, may make under the provisions of this order.

[F. R. Doc. 46-9128; Filed, May 29, 1946; 1:05 p. m.]

[Dallas Order 4 Under Gen. Order 68]

#### BUILDING MATERIALS IN BOWIE COUNTY, TEX.

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to the provisions of General Order No. 68, it is hereby ordered:

SECTION I. *What this order does.* This order establishes maximum prices for all

retail sales of certain building materials specifically described in Appendix "A" of this order when such sales are made in the geographical area comprising Bowie County, Texas.

SEC. II. *Definition of retail sales.* The term retail sale as used in this order means any sale of the building materials covered by this order to an ultimate user or to a contractor who will resell the same on an installed basis.

SEC. III. *Maximum prices.* Maximum prices for commodities subject to this order are those set forth in Appendix "A", which is specifically made a part of this order, subject to the terms and conditions of sale and other limitations set forth therein.

SEC. IV. *The relation of this order to other regulations.* The maximum prices fixed by this order supersede any maximum prices or price determining method previously established by any other regulation or order issued by the Office of Price Administration for the commodities covered by this order.

SEC. V. Each seller making sales subject to this order shall post a copy of Appendix "A" of this order plainly visible to all purchasers in each of his places of business located in the area covered by this order.

SEC. VI. *Invoices and notification.* Each seller making sales subject to this order shall, if requested by any purchaser of commodities subject hereto, make available to such purchaser for inspection a copy of this order. Each seller covered by this order is required to furnish each purchaser with an invoice at the time of sale, which must contain the following information:

1. Name and address of the purchaser.
2. A description of each commodity sold.
3. The quantity of each commodity sold.
4. The price charged for each commodity sold.
5. The type of sale, whether f. o. b. railroad car, f. o. b. seller's yard or store, delivered to job site in free delivery area, or delivered outside free delivery area.
6. If delivery is made outside the seller's free delivery zone, the amount of any delivery charges made stated separately on the invoice.
7. A statement of cash discounts allowed for prompt payment.
8. A separate statement of any amount added for the extension of credit.

Each seller is required to keep a duplicate of such invoice in his place of business, and make it available for inspection by the Office of Price Administration during regular business hours.

SEC. VII. *Addition of increase in supplier's prices prohibited.* The maximum prices set out by this order may not be increased by a dealer to reflect increases in purchase costs or in supplier's maximum prices occurring after the effective date hereof; but increases in the maxi-

mum prices set hereby to reflect such increases are within the discretion of the District Director.

SEC. VIII. *What this order prohibits.* Regardless of any obligation no person shall:

1. Sell, or in the course of trade or business buy, building materials at higher prices than the maximum prices set by this order; but less than the maximum prices may at any time be charged, paid or offered.

2. Obtain higher than maximum prices by:

(i) Making a charge for delivery of building material items delivered within the free delivery zone hereinafter defined;

(ii) Making a charge for delivery outside the free delivery zone in excess of that permitted by this order;

(iii) Making a charge higher than this order authorizes for the extension of credit;

(iv) Failure to give the discounts required by this order for prompt payment;

(v) Using any tying agreement or requiring that the buyer purchase anything in addition to the building materials requested by him; or

(vi) Using any other device by which a higher than maximum price is obtained directly or indirectly.

SEC. IX. *Enforcement.* 1. Persons violating any provisions of this order are subject to civil and criminal penalties, including suits for treble damages, provided for by the Emergency Price Control Act of 1942, as amended.

2. Persons who have any evidence of any violation of this order are urged to communicate with the Dallas District Office of the Office of Price Administration.

SEC. X. *Building materials not covered by this order.* There are building materials sold and delivered in the area covered by this order which are not included in, and for which prices are not established in this order. The maximum prices for such building materials, when sold by any person covered by this order, shall continue to be determined under the applicable maximum price regulation. Sellers who are in doubt as to the regulation applicable to such building materials should consult the Dallas District Office of the Office of Price Administration.

This order may be amended or revoked at any time by the Office of Price Administration.

This order shall become effective May 6, 1946.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; and E.O. 9328, 8 F.R. 4681)

Issued at Dallas Texas, this 23d day of April 1946.

GUS W. THOMASSON,  
District Director.



## APPENDIX A—MAXIMUM PRICES FOR ALL RETAIL SALES OF SPECIFIED BUILDING MATERIALS WHEN SOLD BY ANY PERSON IN BOWIE COUNTY, TEX.

Item	Basic unit	When sold in quantities of—	Carload f. o. b. car	F. o. b. plant, yard or store, or delivered in free delivery zone	Item	Basic unit	When sold in quantities of—	Carload f. o. b. car	F. o. b. plant, yard or store, or delivered in free delivery zone
1. Plaster, hardwall.....	100-lb sack.....	Less than ton.....		\$1. 10	34. Deadening felt 3/4 lb. roll.....	450 ft. roll.....	Any.....		\$2. 40
	Ton.....	Ton or more LCL.....		20.00	35. Deadening felt 1 lb. roll.....	450 ft. roll.....	Any.....		3. 20
2. Plaster, gauging.....	100-lb. sack.....	Any LCL.....	\$16. 50	1. 35	36. Thermal insulation blankets paper backed 4" thick.....	100 sq. ft.....	Any.....		7. 25
3. Plaster, moulding.....	100-lb. sack.....	Any LCL.....	18. 00	1. 35	37. Asbestos cement wallboard 3/8" (flex-board) standard.....	100 sq. ft.....	Any.....		12. 50
4. Keene's cement.....	100-lb. sack.....	Any.....	18. 00	1. 90	38. Asbestos cement wallboard 3/8" scored (flexboard) std.....	100 sq. ft.....	Any.....		15. 00
5. Finishing lime, Ohio.....	50-lb. sack.....	Any.....		.90	39. Fibre wallboard 3/8" 2d qual.....	100 sq. ft.....	Any.....		3. 50
6. Metal lath 2.5 lb. painted diamond mesh, copper bearing.....	Sq. yd.....	Any.....		.25	40. Fibre wallboard 3/8" 1st qual.....	100 sq. ft.....	Any.....		4. 00
7. Metal lath 3.4 lb. painted diamond mesh, copper bearing.....	Sq. yd.....	Any.....		.28	41. Fibre wallboard 3/8" 1st qual.....	100 sq. ft.....	Any.....		5. 00
8. Metal corner bead, narrow flange.....	100 linear ft.....	Any.....		3. 00	42. Fibre wallboard 3/8" tile double thick.....	100 sq. ft.....	Any.....		6. 55
9. Metal corner bead, expanded type, wide flange.....	100 linear ft.....	Any.....		4. 00	43. Fibre wallboard 3/8" tile.....	100 sq. ft.....	Any.....		5. 00
10. Portland cement, std.....	94-lb. paper sack.....	1-9 sacks.....		.80	44. Perf-a-tape, 250' roll.....	Box.....	Any.....		3. 00
	94-lb. paper sack.....	10 or more LCL.....		.75	45. Perf-a-tape, 500' roll.....	Box.....	Any.....		6. 00
11. Portland cement, std.....	Bbl.....	Carload.....	2. 65	2. 80	46. Std. density syn. fibre bd. 3/8" (untempered) 4 x 8.....	100 sq. ft.....	Any.....		8. 50
	94-lb. cloth bag.....	Any LCL.....		.85	47. Std. density syn. fibre bd. 3/4" (untempered) 4 x 8.....	100 sq. ft.....	Any.....		12. 00
12. Masonry mortar.....	Bbl.....	Carload.....	2. 81	2. 90	48. Std. density syn. fibre bd. 1 1/2" (untempered) 4 x 8.....	100 sq. ft.....	Any.....		7. 50
13. Hydrated lime.....	67-lb. sack.....	Any LCL.....		.75	49. Std. density syn. fibre bd. 1 1/2" (tempered) 4 x 8.....	100 sq. ft.....	Any.....		10. 00
14. Hydrated lime.....	10-lb. sack.....	Any.....		.25	50. Std. density syn. fibre bd. 3/4" (tempered) 4 x 8.....	100 sq. ft.....	Any.....		13. 50
15. Waterproof cement, white.....	50-lb. sack.....	Less than ton.....		.65	51. Std. density syn. fibre bd. 3/8" (tempered) 4 x 8.....	100 sq. ft.....	Any.....		11. 00
16. Asphalt roofing, 65 lb. smooth surf., 1st quality.....	100-lb. sack.....	Any.....		2. 50	52. Std. density syn. fibre bd. 3/8" scored (tempered tile) 4 x 8.....	100 sq. ft.....	Any.....		12. 00
17. Asphalt roofing, 65 lb. smooth surf., 2d quality.....	108' roll.....	Any.....		2. 32	53. Std. density syn. fibre bd. 3/8" scored (tempered tile) 4 x 8.....	100 sq. ft.....	Any.....		13. 50
18. Asphalt roofing, 55 lb. smooth surface, 1st quality.....	108' roll.....	Any.....		2. 11	54. Fibre insulation bd., 1 1/2" std. board and lath.....	100 sq. ft.....	Any.....		5. 00
19. Asphalt roofing, 55 lb. smooth surf., 2d quality.....	108' roll.....	Any.....		2. 06	55. Fibre insulation bd., 3/8" std. board and lath.....	100 sq. ft.....	Any.....		4. 00
20. Asphalt roofing, 55 lb. smooth surf., 3d quality.....	108' roll.....	Any.....		1. 85	56. Asbestos Cement Siding 12" x 24" or 27" std. colors.....	100 sq. ft.....	Any.....		8. 50
21. Asphalt roofing, 45 lb. smooth surf., 1st quality.....	108' roll.....	Any.....		1. 55	57. Asbestos cement siding 12" x 24" or 27", white.....	100 sq. ft.....	Any.....		10. 50
22. Asphalt roofing, 45 lb. smooth surf., 2d quality.....	108' roll.....	Any.....		1. 70	58. Asbestos cement roofing shingles, economy cut, std. colors.....	100 sq. ft.....	Any.....		10. 00
23. Asphalt roofing, 45 lb. smooth surf., 3d quality.....	108' roll.....	Any.....		1. 60	59. Asbestos cement roofing shingles, economy cut, white.....	100 sq. ft.....	Any.....		.30
24. Asphalt roofing, 60 lb. mineral surface.....	108' roll.....	Any.....		1. 35	60. Steel-tex interior.....	Sq. yd.....	Any.....		.37 1/2
25. Asphalt or tarred felt, 15 lb.....	432 ft. roll.....	Any.....		2. 32	61. Steel-tex exterior.....	Sq. yd.....	Any.....		1. 25
26. Asphalt or tarred felt, 30 lb.....	216 ft. roll.....	Any.....		2. 31	62. Fire clay.....	100 lb. bag.....	Any.....		6. 50
27. Asphalt shingles, 210 lb. 3 in 1, thick butt.....	100 sq. ft.....	Any.....		5. 40	63. Ceiling tile 12" x 12".....	100 sq. ft.....	Any.....		6. 00
28. Asphalt shingles, 167 lb. 2-tab hexagon, 11 1/4.....	100 sq. ft.....	Any.....		4. 40	64. Ceiling tile 16" x 32".....	100 sq. ft.....	Any.....		2. 75
29. Rock lath 16 x 48.....	100 sq. ft.....	Any.....		2. 50	65. Gravel, washed concrete.....	Cu. yd.....	Any.....		3. 00
30. Gypsum wallboard 1/2".....	100 sq. ft.....	Any.....		3. 25	66. Gravel, roofing.....	Cu. yd.....	Any.....		2. 50
31. Gypsum wallboard 3/8".....	100 sq. ft.....	Any.....		3. 75	67. Sand, washed concrete.....	Cu. yd.....	Any.....		2. 50
32. Gypsum wallboard 1/2".....	100 sq. ft.....	Any.....		4. 00	68. Sand, brick or plaster.....	Cu. yd.....	Any.....		
33. Gypsum sheathing, water repellent, triple seal 1/2".....	100 sq. ft.....	Any.....		4. 00					

The following provisions are applicable to all sales of building material items covered by this Appendix "A".

1. *Terms of sale.* Maximum prices hereinabove established are subject to the following discounts:

(a) Sellers who were in business in March 1942 shall maintain all customary discounts and allowances, such as cash discounts, county discounts, contractors' discounts and discounts for pick-up by the customer, which they had in effect during March 1942 for each quantity and type of sale made.

(b) For sellers who were not in business during March 1942, the same customary discounts and allowances which their most competitive seller who was in business during March 1942 is required to make under the provisions of this order.

2. *Additions for the extension of credit.* The following additions to the maximum prices hereinabove established may be made for the extension of credit beyond 30 days.

(a) Sellers who were in business during March 1942 are permitted to add to

prices established hereinabove for the extension of credit beyond a period of 30 days the same additions that they had in effect during March 1942 for the same type and quantity of sale. If no extra charges were made for the extension of credit during March 1942, none may be added.

(b) Sellers who were not in business during March 1942 are permitted to make the same charge for the extension of credit which their most closely competitive seller is permitted to make under the provisions of this order.



3. Free delivery zone as used in this order for all sellers located within the city limits of Texarkana, Texas, includes all points within the city limits of Texarkana, Texas and Texarkana, Arkansas plus three miles. The free delivery zone for all other sellers located in Bowie County, Texas, shall include all points within a radius of ten miles of the place from which delivery is made.

4. The following delivery charges may be made when delivery is made outside the free delivery zone hereinabove described of all commodities subject to this order.

(a) For sellers who were in business during March 1942, the same delivery charge they had in effect during March 1942 for each type and quantity of sale made.

(b) For sellers who were not in business during March 1942, the delivery charge which their most competitive seller, who was in business during March 1942, may make under the provisions of this order.

[F. R. Doc. 46-9129; Filed, May 29, 1946; 1:06 p. m.]

[Sioux Falls Order G-2 Under RMPR 259, Amdt. 2]

#### MALT BEVERAGES IN BROWN COUNTY, S. DAK.

For the reasons set forth in the accompanying opinion Section 2 of Order No. 2 under RMPR 259 is hereby amended to read as follows:

Sec. 2. Where this order applies. The provisions of this order apply to all wholesalers of bottled and canned domestic malt beverages located within Brown County in the State of South Dakota.

This amendment shall be effective May 16, 1946.

Issued this 14th day of May 1946.

E. J. WINTERSTEIN,  
District Director.

[F. R. Doc. 46-9095; Filed, May 29, 1946; 12:53 p. m.]

[Region VIII Order G-3 Under Supp. Order 133, Revocation]

#### DURA LITE LADDER CO.

##### APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and under authority vested in the Regional Administrator of the Office of Price Administration by section 6 of Supplementary Order No. 133 and authority reserved in Order No. G-3, under section 6 of Supplementary Order No. 133, increases in maximum prices for sales of ladders manufactured by Dura Lite Ladder Company, Route 2, Box 2201, San Jose, California, it is hereby ordered, That said order be revoked.

This order shall become effective May 7, 1946.

Issued this 7th day of May 1946.

BEN C. DUNIWAY,  
Regional Administrator.

[F. R. Doc. 46-9096; Filed, May 29, 1946; 12:53 p. m.]

[Region VIII Order G-9 Under Gen. Order 68]

#### MILLWORK IN SOUTHERN CALIFORNIA

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Regional Administrator of the Office of Price Administration by section (a) of General Order No. 68, it is hereby ordered:

(a) *Area application.* This order applies to every retail sale of items listed in Appendix A when sold in the State of California south of a direct line from Monterey, California, through Fresno and Owens to the California-Nevada state line but not including cities and communities on that line. This area is defined as Zone 10 in Maximum Price Regulation No. 525.

(b) *Maximum prices.* The maximum price for a retail sale of any item listed in Appendix A attached to this order is the price stated in such appendix. In the case of a retail sale, no person shall sell or deliver, or offer to sell or deliver, and no person in the course of trade or business shall buy or receive any such items at a price higher than the maximum price therefor. Prices lower than the maximum prices may, of course, be charged or demanded.

(c) *Relation to other regulations.* The maximum prices fixed by this order supersede any maximum price or pricing method previously fixed by any other regulation or order.

(d) *Posting of maximum prices.* Every person making sales subject to this order shall post a copy of the list of maximum prices fixed by this order in each of his places of business in the area covered by this order in a manner plainly visible to all purchasers.

(e) *Records and invoices.* Every person making sales subject to this order must keep a record showing in respect to each sale the identity of each item sold (sufficiently specific to permit the maximum price to be determined), and including the quantity and size, the unit price, the date of sale, the names and addresses of the buyer and the seller, and the total price. Delivery charges, if any, shall be shown separately. Each seller shall also furnish each customer at the time of sale or delivery an invoice or sales slip on which he has itemized the same information. Discounts offered to various classes of purchasers and for various types of sales prior to issuance of this order shall be maintained. These records and duplicates of such invoices or sales slips shall be kept by each seller at his place of business for so long as the Emergency Price Control Act of 1942, as amended, shall remain in effect, and shall be available for inspection by the Office of Price Administration.

(f) *Definition.* (1) "Retail sale" means a sale to an ultimate user, or to a contractor for resale on an installed basis, except a direct mill sale as defined by section 2 (b) (1) of Revised Maximum Price Regulation No. 293.

(2) "Standard rustic window frame" means Frame 805 modified as shown in the diagrams in Appendix A.

(3) "Special stucco window frame" means Frame 805 modified as shown in the diagrams in Appendix A.

(4) "Standard stucco window frame" means Frame 809 modified as shown in the diagrams in Appendix A.

(5) "Frame 805" and "Frame 809" means frames bearing those respective designations in "standard pine frames, Catalog No. 8-A" published by the Pinney Printing Company, Clinton, Iowa.

(g) This order may be modified or revoked at any time.

This order shall become effective May 24, 1946.

Issued this 14th day of May 1946.

GUY R. KINSLEY,  
Acting Regional Administrator.

#### APPENDIX A—ORDER NO. G-9

The following are maximum prices f. o. b. seller's place of business for retail sales of millwork items listed:

I. *Window frames.* Double-hung or case-mount or sash.

(a) *Specifications.* Frames completely nailed.

(i) Standard rustic or stucco:

1½ x 7½ sill.  
2½ x 4½ pulley stile.  
2½ x 4½ casing.  
1 x 1½ stucco mold.  
¾ x 1½ blind stop.  
¾ x ¾ part bead.  
1 x 2 apron.

(ii) Special stucco:

1½ x 7½ sill.  
2½ x 4½ pulley stile.  
1 x 1½ stucco mold.  
¾ x ¾ blind stop.  
¾ x ¾ part bead.

(b) *Prices per frame.*

Size	Standard rustic or stucco	Special Stucco
1/6 x 2/0	\$2.45	\$2.15
2/0 x 2/0	2.75	2.50
1/6 x 2/6	2.80	2.55
2/0 x 2/6	3.20	2.90
2/6 x 2/6	3.40	3.05
3/0 x 2/6	3.70	3.35
1/6 x 3/0	3.15	2.75
2/0 x 3/0	3.45	3.10
2/6 x 3/0	3.70	3.35
3/0 x 3/0	4.00	3.55
3/6 x 3/0	4.20	3.75
4/0 x 3/0	4.40	4.10
1/6 x 3/6	3.25	2.85
2/0 x 3/6	3.60	3.20
2/6 x 3/6	3.85	3.40
3/0 x 3/6	4.15	3.65
3/6 x 3/6	4.35	3.85
4/0 x 3/6	4.75	4.20
1/6 x 4/0	3.55	3.05
2/0 x 4/0	3.90	3.40
2/4 x 4/0	4.05	3.50
2/6 x 4/0	4.15	3.55
3/0 x 4/0	4.45	3.85
3/6 x 4/0	4.65	4.00
4/0 x 4/0	5.00	4.35
1/6 x 4/6	3.70	3.10
2/0 x 4/6	4.00	3.45
2/4 x 4/6	4.20	3.60
2/6 x 4/6	4.25	3.65
3/0 x 4/6	4.55	3.90
3/6 x 4/6	4.80	4.10
4/0 x 4/6	5.15	4.40
1/6 x 5/1	3.90	3.30
2/0 x 5/1	4.25	3.65
2/4 x 5/1	4.40	3.75
2/6 x 5/1	4.50	3.80
3/0 x 5/1	4.80	4.10
3/6 x 5/1	5.00	4.25
4/0 x 5/1	5.40	4.60
1/6 x 5/6	4.05	3.45
2/0 x 5/6	4.45	3.80
2/4 x 5/6	4.55	3.90
2/6 x 5/6	4.65	3.95
3/0 x 5/6	4.95	4.25
3/6 x 5/6	5.20	4.45
4/0 x 5/6	5.55	4.80

<sup>1</sup> Filed as part of the original document.



## (1) Additions and deductions:

	Deduct
1 x 4 casing	\$0.15
KD frame	.60
	Add
Stock pulleys set, cutting and screwing in pockets	\$0.40
Sill pans and flashing applied	.35
Sill pans, only	.15
Extending horns on sills, for each 10" extension	.25
Preservative treatment	.20
Mullion frames—double price and	.50
Triple frames—treble price and	1.00
Quadruple frames—quadruple price and	1.65
Mullions over 6" wide up to 10" wide	.75
Mullions over 10" wide	1.00
Cutting for sash balances, each balance	.05

## II. O. S. door frames:

(a) Specifications. Frames completely nailed.

## (i) Standard rustic or stucco:

- 1½ x 7¼ sill.
- 1 x 1½ stucco mold.
- 2½ x 4½ casing.
- 1½ x 5½ rabbeted jamb.

## (ii) Special stucco:

- 1½ x 7¼ sill.
- 1 x 1½ stucco mold.
- 1½ x (4½ or 5½) rabbeted jamb.

## (b) Prices per frame:

Size	Standard rustic or stucco	Special stucco
2/0 x 6/0	\$4.70	\$3.90
2/6 x 6/0	4.95	4.10
2/8 x 6/0	5.10	4.20
2/0 x 6/6	5.30	4.40
2/4 x 6/6	5.45	4.55
2/6 x 6/6	5.50	4.60
2/8 x 6/6	5.60	4.70
3/0 x 6/6	5.85	4.90
3/6 x 6/6	6.05	5.10
4/0 x 6/6	6.30	5.50
5/0 x 6/6	7.00	6.00
2/0 x 6/8	5.40	4.50
2/4 x 6/8	5.55	4.60
2/6 x 6/8	5.60	4.70
2/8 x 6/8	5.70	4.80
3/0 x 6/8	5.95	4.95
3/6 x 6/8	6.15	5.20
4/0 x 6/8	6.60	5.55
5/0 x 6/8	7.10	6.10
2/0 x 7/0	5.55	4.60
2/4 x 7/0	5.70	4.75
2/6 x 7/0	5.80	4.80
2/8 x 7/0	5.90	4.90
3/0 x 7/0	6.10	5.10
3/6 x 7/0	6.35	5.30
4/0 x 7/0	6.70	5.70
5/0 x 7/0	7.30	6.20

## (1) Additions and deductions:

	Deduct
Omitting sill	\$0.50
KD frames	.60
	Add
Oak sill 2/6 opening	\$1.25
Oak sill 2/8 opening	1.35
Oak sill 3/0 opening	1.50
Oak sill 3/6 opening	1.75
Oak sill 4/0 opening	2.00
Oak sill 5/0 opening	2.50
Jamb wider than listed up to 7¼" wide	1.00
Frames larger than listed, each 6" wider	10%
Frames larger than listed, each 6" higher	10%
Flashing applied	\$0.25
Preservative treatment	.20

## III. I. S. Door Jamb KD:

(a) Specifications. ¾ x 5¼ jamb, no stop.

## (b) Prices per opening:

2/0 to 3/6 x 6/0 to 6/8	\$1.90
4/0 to 5/0 x 6/0 to 7/0	2.25
6/0 to 8/0 x 6/8 to 7/0	2.35

## (c) Additions and deductions:

	Add
	(per opening)
½ x 1½" stop	\$0.30
½ x 1½" stop	.40
Preservative treatment	.20

[F. R. Doc. 46-9119; Filed, May 29, 1946; 1:01 p. m.]

## [Portland Order G-30 Under 18 (c)]

## FIREWOOD IN COOS BAY AND COQUILLE-BANDON, OREGON AREAS

For the reasons set forth in the opinion issued simultaneously herewith, and under the authority vested in the District Director of the OPA by sec. 1499.18 (c), as amended, of the GMPR, RGO 32 and Order of Delegation No. 75, issued by the Regional Administrator of Region VIII, it is hereby ordered that:

(a) The maximum prices, as established by sec. 1499.2 and 1400.3 of the GMPR or by any previous order issued pursuant to such regulation, or by any supplementary regulation thereto, for the sale and delivery of the types of firewood specified below in the Coos Bay and Coquille-Bandon areas in the state of Oregon are hereby adjusted so that the maximum prices therefor shall be:

## MAXIMUM PRICES DELIVERED TO PREMISES OF ULTIMATE CONSUMER IN COOS BAY, OREG., AREA

## Type of firewood:

Green slabwood 4' (per cord)	\$3.85
Green slabwood 16' (per load)	3.85
Seasoned slabwood 4' (per cord)	4.85
Seasoned slabwood 16' (per load)	4.85
Green blockwood 2', 12', 16' (per load)	4.85
Seasoned blockwood 2', 12', 16' (per load)	5.85
Planer ends, light (per load)	3.85
Planer ends, heavy (per load)	4.35

## MAXIMUM PRICES PER CORD DELIVERED TO PREMISES OF ULTIMATE CONSUMER IN COQUILLE-BANDON, OREG., AREA

## Type of firewood:

Slabwood 4'	Per cord \$4.35
Slabwood 16'	4.85
Planer ends	4.85

For deliveries beyond the areas defined an additional charge of 50¢ per load or cord may be made.

(b) This Order No. G-30 supersedes and revokes Order VIII-P G-(15)-356 "Order and Statement of Considerations establishing Firewood Prices for Marshfield, North Bend, Empire and Adjacent Vicinity," issued 12/22/42 by the State Director for Oregon, Oregon State Office, Office of Price Administration.

(c) This Order G-30 also supersedes all other orders in addition to the order specified in paragraph (b) above which established maximum prices for the kinds and types of firewood covered by this order when sold in the areas and by the persons covered by this Order No. G-30.

(d) Definitions: (1) The "Coos Bay, Oregon Area" as herein used means the cities of Coos Bay, North Bend and Empire, Oregon, and all territory lying within three miles of the city limits of said cities.

(2) The "Coquille-Bandon, Oregon Area" as herein used means the cities of Coquille and Bandon and all terri-

tory lying within 3 miles of the city limits of said cities.

(3) "Seasoned slabwood and seasoned blockwood" means slabwood and blockwood which is generally recognized by the trade and by consumers as being dry wood and which has been piled and air dried for a period of not less than ninety days.

(4) A "load" means 168 cubic feet which is ⅔ of a cord.

(e) No seller shall evade any of the provisions of this Order No. G-30 by changing the customary allowances, discounts, or other price differentials unless such change shall result in a lower price.

(f) Invoices and records. Every person making a sale of firewood for which a maximum price is set by this order shall give the purchaser or his agent at the time of sale an invoice or other memorandum of sale, which shall show:

(1) The date of sale. (2) The name and address of buyer and seller. (3) The quantity of firewood sold. (4) Description of firewood sold, in the same manner as it is described in this order. (This shall include the kind of wood, i. e., hard, soft, or mixed, and length of pieces of wood.) (5) Place of sale. (If the price is dependent on place of delivery, then the place of delivery shall be stated.) (6) The total price of the wood, on the invoice or memorandum a separate statement shall be made of any discounts and of each service rendered such as delivery, carrying, and stacking and the charge made for each such service.

The seller shall keep an exact copy of such invoice or memorandum for a period of two years and such copy shall be available for inspection by the OPA.

The record keeping provisions of this order have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

(g) This order shall become effective immediately.

(h) This order may be revoked, amended, or corrected at any time.

Issued this 26th day of April 1946.

McDANIELL BROWN,  
District Director.

[F. R. Doc. 46-9111; Filed, May 29, 1946; 12:59 p. m.]

## [Region VIII Order G-113 Under 18 (c)]

## FIR AND HEMLOCK PLASTER LATH IN SAN FRANCISCO REGION

For the reasons set forth in the accompanying opinion and under the authority vested in the Regional Administrator of the Office of Price Administration by § 1499.18 (c) of the General Maximum Price Regulation; It is hereby ordered:

(a) The maximum price at which any person may sell or deliver in Region VIII fir or hemlock plaster lath produced in Oregon or Washington, west of the crest of the Cascade Range, or in California, when such person's maximum prices therefor are established by the General Maximum Price Regulation, shall be a price determined in accordance with the pricing methods provided by 2d Revised



Maximum Price Regulation No. 215, except that for the purposes of this order, sales to resellers other than persons such as contractors, who purchase for resale on an installed basis, shall be classified as "wholesale type" sales under that regulation.

(b) *Definitions.* (1) "Reseller" means any person other than an ultimate consumer.

(2) "Region VIII" means the States of Washington, Oregon (except Malheur County), California, Nevada, Arizona (except those portions of Coconino and Mohave Counties lying north of the Colorado River), and the following counties in the State of Idaho: Benewah, Bonner, Boundary, Clearwater, Kootenai, Latah, Lewis, Nez Perce, Shoshone, and Idaho.

(c) This order shall become effective immediately and shall remain so through June 26, 1946, on which date it shall expire.

Issued this 13th day of May 1946.

GUY R. KINSLEY,  
Acting Regional Administrator.

[F. R. Doc. 46-9118; Filed, May 29, 1946;  
1:01 p. m.]

[Region III Order G-10 Under Gen. Order 68,  
Amdt. 1]

#### MILLWORK IN INDIANAPOLIS, IND., AREA

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to the provisions of General Order No. 68, it is hereby ordered:

(a) That the portion of Table I of Order No. G-10, which lists the maximum prices for certain flush veneered doors with hollow core, known as "Mengel Wel-Built Interior Flush Doors" be amended to read as follows:

TABLE I—FLUSH VENEERED DOORS WITH HOLLOW CORE

[All items shown are subject to stock No. 1 quality]

MENGEL WEL-BUILT INTERIOR FLUSH DOORS			
	Birch	Gum	Mahogany
1 3/4 inch:			
1 ft. 6 in. x 6 ft. 8 in.	\$10.02	\$8.70	\$13.98
2 ft. 0 in. x 6 ft. 8 in.	11.65	10.25	16.31
2 ft. 4 in. x 6 ft. 8 in.	12.81	11.26	17.94
2 ft. 6 in. x 6 ft. 8 in.	13.36	11.65	18.71
2 ft. 8 in. x 6 ft. 8 in.	14.05	12.19	19.72
1 3/4 inch:			
2 ft. 8 in. x 6 ft. 8 in.	13.28		

#### MENGEL DE LUXE EXTERIOR FLUSH DOORS

Birch	
1 3/4 inch:	
3 ft. 0 in. x 6 ft. 8 in.	\$25.02

#### MENGEL NO. 500 INTERIOR FLUSH DOORS

Gum	
1 3/4 inch:	
1 ft. 6 in. x 6 ft. 8 in.	\$7.30
2 ft. 0 in. x 6 ft. 8 in.	7.77
2 ft. 4 in. x 6 ft. 8 in.	8.38
2 ft. 6 in. x 6 ft. 8 in.	8.93
2 ft. 8 in. x 6 ft. 8 in.	9.55

(b) That the word "Metropolitan", appearing between the words "Indianapolis" and "Area", on each of the price lists marked Table I, in Order No. G-10, be deleted.

This Amendment No. I to Order No. G-10 shall become effective May 8, 1946.

Issued April 24, 1946.

J. F. KESSEL,  
Regional Administrator.

[F. R. Doc. 46-9091; Filed, May 29, 1946;  
12:51 p. m.]

[Scranton Adopting Order 7 Under Basic Order 1 Under RMPR 251]

#### INSTALLED RE-SIDING AND RE-ROOFING IN SCRANTON, PA., AREA

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and under the authority vested in the Regional Administrator of Region II, by the Emergency Price Control Act of 1942 as amended, by section 9 of Revised Maximum Price Regulation 251 as amended, and by Revised Procedural Regulation No. 1, which authority has been duly delegated by such Regional Administrator to the District Director, Scranton District Office, it is hereby ordered:

(a) *What this order does.* This adopting order under Basic Order No. 1 establishes flat (dollars-and-cents) maximum prices for installed re-siding and re-roofing and related and incidental construction work on residential structures in the Scranton Area consisting of the Counties of Luzerne, Lackawanna, Susquehanna, Wyoming, Wayne, Pike, Monroe, Carbon, Columbia and Schuylkill, all in the State of Pennsylvania. This order supersedes sections 6, 7 and 8 of Revised Maximum Price Regulation 251 with respect to the sales covered by this order in the territory included in this order. All other provisions of RMPR 251 are applicable to transactions subject to this order unless otherwise provided in this order or under Basic Order No. 1.

(b) *Applicability of Basic Order No. 1 for area pricing of installed re-siding and re-roofing and related and incidental construction work in Region II.* All provisions of Basic Order No. 1 under section 9 of Revised Maximum Price Regulation No. 251 issued by the New York Regional Office, Region II of the Office of Price Administration are adopted in this order and are just as much a part of this order as if specifically set forth herein. If said Basic Order No. 1 is amended in any respect, the provisions of said order, as amended, shall likewise without further action become part of this order. All persons subject to this adopting order are also subject to Basic Order No. 1 and should be familiar with the provisions of said order.

(c) *Maximum prices for sales of composition re-siding and re-roofing on an installed basis.* The maximum prices for sales of composition re-siding and re-roofing, on an installed basis on a residential structure shall be as shown in the following tables known as Table I and II and shall be upon a price per square basis. Table I covers prices for composition re-siding and accessories,

and Table II covers prices for re-roofing and accessories.

TABLE I—COMPOSITION RE-SIDING PRICES

	Per square
Asbestos cement re-siding, standard surface hardness 12 x 24" or 12 x 27"-----	\$24.00
Asbestos cement re-siding of extra hard surface 12 x 24" or 12 x 27"-----	27.00
Insulated brick or stone re-siding—14 3/8 x 43 3/8", 13 3/8 x 43 3/8" and 14 x 43"-----	30.00
Asphalt strip type re-siding—167 lbs.-----	15.00
Giant individual shingle re-siding, laid wide space method 7 1/2" exposure-----	16.00
(When this shingle is laid in wide space other than 7 1/2" exposure, American method, Dutch lap method or other methods, the price varies from the above in proportion to the quantity of material used.)	
Roll brick re-siding-----	16.00

The above prices include nails, caulking, joint strips and one bundle of lath.

[Re-siding accessories for which extra charges may be made as stated below]

	Per ft.
Corner pieces for asphalt re-siding-----	\$0.40
Roller corners on roll brick re-siding-----	.25
Soldier course on insulated brick-----	.15
Soldier course on roll brick-----	.10
Zinc corner bead-----	.15
Woven corners-----	.50
Lath (400 ft. per bundle) after 1st bundle (per bundle)-----	4.00
15-lb. felt (per square)-----	1.50
30 lb. felt and smooth surface rolls, per sq.-----	2.50
35 lb. felt smooth surface rolls in 12" widths, per sq.-----	3.00
Building paper, per sq.-----	1.00
Moulding (quarter round to 3/4" and band up to 1 1/2") per ft.-----	.05
Rabbitted moulding, per ft.-----	.14
Backer board, per sq.-----	4.00
Removing stucco, per sq.-----	5.00
All Shingles above the second floor ceiling, extra charge, per sq.-----	3.00
Applying Shingles to the second floor when the first floor is not covered, extra charge, per sq.-----	2.00

TABLE II—RE-ROOFING PRICES

	Per square
12" (3 in line) strip shingle—210 lbs.-----	\$16.00
11 1/2 Hexagon strip shingle—167 lbs.-----	14.00
Re-roofer type shingle standard weight 135 to 140 lbs.-----	14.00
Re-roofer type heavy weight—160 to 162 lbs.-----	15.00
Giant individual Dutch lap method 160 to 162 lbs. with clips-----	15.00
(When this shingle is laid in American method or other methods, the price varies from above in proportion to the quantity of material used.)	
Diamond point roll re-roofing 18" width (apply to roofs having a pitch of 1-5")-----	11.00
Diamond point roll re-roofing 18" width (apply to roofs having a pitch greater than 1-5")-----	13.00
Slate surface roll re-roofing—90 lbs. (apply to roofs having a pitch of 1-5")-----	8.00
Slate surface roll re-roofing—90 lbs. (apply to roofs having a pitch greater than 1-5")-----	10.00
Smooth surface roll re-roofing—55 lbs.-----	7.00
Smooth surface roll re-roofing—65 lbs.-----	8.00
Smooth surface roll re-roofing in plastic slate—55 lbs.-----	11.00



TABLE II—RE-ROOFING PRICES—CON.

	Per square		Per square
Smooth surface roll re-roofing in plastic slate—65 lbs.	\$12.00	(e) Re-roofer type shingles, 138-140 pounds	\$10.25
Double coverage smooth surface roll re-roofing in plastic slate or other cold adhesive—55 lbs.	20.00	(f) Re-roofer type shingles, 160-162 pounds	10.50
Double coverage smooth surface roll re-roofing in plastic slate or other cold adhesive—65 lbs.	21.00	(g) Roll roofing (mineral surface)—90 pounds	6.40
Double coverage smooth surface roll re-roofing in plastic slate or other cold adhesive—45 lbs.	19.00	(h) Roll roofing (mineral surface)—105 pounds	9.40
Cap sheet double coverage smooth surface roll re-roofing in plastic slate or other cold adhesive—34 lbs.	16.50	(i) Roll roofing (mineral surface)—110 pounds	9.50
The above prices include nails, mastic and flashing around chimneys and vents.		(j) 15 inch (3 in line) strip asphalt shingles—250 pounds	12.35
[Re-roofing accessories for which extra charges may be made as stated below]		(k) 12½ inch (3 in line) strip asphalt shingles—187 pounds	10.70
Hip and ridge shingles (per ft.)	\$0.15		
Slate surface rolls—90 lbs. (used on valleys, ridges or other sections of roofs) (per sq.)	8.00		
15 lb. felt (per sq.)	1.50		
30 lb. felt (per sq.)	2.50		
35 lb. smooth surface rolls (when cut in 12" widths) (per sq.)	3.00		
Lath (400 ft. per bundle) after 1st bundle (per bundle)	4.00		
Bevel boards (per 100 lineal ft.)	1.70		
Backer board (per sq.)	4.00		
Single drip course of wood shingles (per ft.)	.25		
Double drip course of wood shingles (per ft.)	.45		
Rake strip for drip course of wood 5/4 x 3" (Wider boards price proportionately) (per ft.)	.25		
Yankee gutters relined (per ft.)	.25		
Box gutters relined (per ft.)	.35		
Replaced boards on Yankee gutters (per ft.)	.30		
Galvanized tubes without flange (per tube)	1.50		
Galvanized tubes with flange (per tube)	2.00		
Galvanized eave strip or rake strip (per ft.)	.15		
To remove wooden, asphalt, asbestos or slate shingles (per sq.)	5.00		

This order shall become effective May 24, 1946.

Issued this 20th day of May 1946.

JOHN A. HART,  
District Director.

[F. R. Doc. 46-9153; Filed, May 29, 1946;  
4:48 p. m.]

[Region III Order G-18 Under RMPR 251,  
Amdt. 1]

#### INSTALLED RE-ROOFING IN INDIANAPOLIS, IND., AREA

For the reasons set forth in the opinion issued simultaneously herewith and pursuant to the provisions of section 9 of Revised Maximum Price Regulation No. 251, it is hereby ordered:

(1) That section 4 of Order No. G-18 be amended to read as follows:

The maximum prices for sales covered by this order shall be as follows:

	Per square
(a) 12 inch (3 in line) strip asphalt shingles—210 pounds	\$11.75
(b) 15 inch (3 in line) strip asphalt shingles thick butt, 250 pounds	11.75
(c) 12½ inch hexagon strip shingles—187 pounds	10.00
(d) 11½ inch hexagon strip asphalt shingles—167 pounds	10.70

Where the re-roofing jobs are performed in a county within the trading area but in another county from where the seller's place of business is located, the seller may include an additional charge not to exceed \$1.00 per square for each square of composition re-roofing installed by the seller of such a job.

The cost of accessories used in the installation of re-roofing, which means, but is not limited to, leveling materials, valleys, gutters and flashing ridges, caulking, nails and other necessary materials is included in the above prices.

(2) That section 5 of Order No. G-18 be amended to read as follows:

SECTION 5. *Lump sum or guaranteed price.* (a) A seller may offer to sell or make sales covered by this order on the basis of a lump sum or guaranteed price but such lump sum or guaranteed price must not be higher than the maximum price calculated in accordance with the pricing methods and requirements of this order.

(b) *Recomputation.* Within 30 days from the completion of any services covered by this order for which a price was charged on the basis described in paragraph (1) above, the seller shall check his price by reviewing the categories and other factors used in his estimate on the basis of the actual services rendered and material furnished and shall determine whether the price quoted, charged or collected is higher than the maximum price computed under this order. In the event that the price quoted, charged or collected is higher than the maximum price computed under the terms of this order the seller shall reduce his price to the proper maximum price and shall refund to the buyer within such period of 30 days after the completion of the service any excess which may have been collected or, if no excess has been collected, then, by written notice to the buyer, shall cancel the indebtedness of the buyer for any such excess, or both, as the case may require. Such a charge or collection in an amount in excess of the maximum price properly computed in accordance with this order shall not be considered to be a violation of this order if the amount thereof is refunded or credited to the buyer in accordance with this paragraph.

(3) That paragraph (b) to section 8 of Order No. G-18 be amended to read as follows:

(b) The seller shall also furnish the purchaser an itemized statement showing the information contained in subparagraphs 1, 2, and 3 of paragraph (a) of this section, together with an itemized statement showing the number of squares, prices charged per square of

material installed and a separate itemized statement of any related or incidental construction work performed, as provided in section 6 of this order.

(4) That section 10 of Order No. G-18 be amended to read as follows:

SEC. 10. *Prohibitions and evasions.* (a) No person shall sell and no person shall buy, in the course of trade or business, any of the commodities or services covered by this order, at prices greater than the maximum prices established by this order.

(b) The price limitations set forth in this order shall not be evaded by direct or indirect methods, in connection with an offer, solicitation, agreement, sale, delivery, purchase or receipt of any of the commodities or services covered by this order, whether alone or in conjunction with any other commodity or by way of commissions, services, transportation or other charges, discounts, premiums or other privileges or by tying agreement or other understanding or by making the terms and conditions of sale more onerous to buyers than they were during March, 1942 (except as specifically permitted by this order or applicable regulations).

This Amendment No. 1 to Order No. G-18 shall become effective May 7, 1946

Issued April 23, 1946.

J. F. KESSEL,  
Regional Administrator.

[F. R. Doc. 46-9103; Filed, May 29, 1946;  
12:56 p. m.]

[Region III Order G-19 Under Gen.  
Order 68]

#### BUILDING MATERIALS IN FAIRMONT, W. VA., AREA

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to the provisions of General Order No. 68, this order is issued.

SECTION 1. *What this order covers.* This order covers all retail sales made by any seller of commodities specified in this order delivered to a purchaser in the Fairmont, West Virginia, area.

The Fairmont, West Virginia area, for the purposes of this order, consists of metropolitan Fairmont and includes the counties of Marion, Monongalia and Preston in the State of West Virginia.

SEC. 2. *Definition of retail sales.* For the purposes of this order, a retail sale means a sale to an ultimate user or to a purchaser for resale on an installed basis.

SEC. 3. *Description of items covered by this order.* This order covers the "Hard Building Materials" set forth in the annexed table, including, but not limited to, plaster, lath, lime, cement, fire brick, fire clay, clay drain tile, flue lining, roofing, siding and insulation. Other related items may be added from time to time.

SEC. 4. *Relation to other regulations.* The maximum prices fixed by this order supersede any maximum price or pricing method previously fixed by any other regulation or order. Except to the extent that they are inconsistent with



the provisions of this order, all provisions of the General Maximum Price Regulation shall apply to sales covered by this order except sections 18, 19, or 19a.

**SEC. 5. Maximum prices.** The maximum prices for building materials covered by this order are set forth in Table 1 which is annexed to and made a part of this order. The sellers covered by this order must not discontinue any of the customary delivery services, allowances, discounts and differentials in effect during March 1942. No delivery charges may exceed the seller's delivery rates in effect in March 1942.

**SEC. 6. Posting of maximum prices.** Every seller making sales covered by this order shall post a copy of the list of maximum prices fixed by this order in each of his places of business in the Fairmont, West Virginia area in a manner plainly visible to all purchasers.

**SEC. 7. Sales slips and records.** Every seller covered by this order who has customarily given his customers a sales slip or other evidence of purchase must continue to do so. Upon request from a customer, such seller, regardless of previous custom, shall give the purchaser a receipt showing the date, name, and address of the seller, the description of each item sold and the price received for it. If he customarily prepared his sales slips in more than one copy, he must keep for at least one year after delivery a duplicate copy of each sales slip delivered by him pursuant to this section.

For any sale of \$10.00 or more each seller regardless of previous custom, must keep records showing at least the following:

- (1) Name and address of buyer.
- (2) Date of transaction.
- (3) Place of delivery.
- (4) Complete description of each item sold and price charged.

**SEC. 8. Prohibition and evasions.** (a) No person shall sell and no person shall buy, in the course of trade or business, any of the commodities covered by this order, at prices greater than the maximum prices established by this order.

(b) The price limitations set forth in this order shall not be evaded by direct or indirect methods, in connection with an offer, solicitation, agreement, sale, delivery, purchase or receipt of any of the commodities covered by this order, whether alone or in conjunction with any other commodity or by way of commissions, services, transportation or other charges, discounts, premiums, or other privileges or by tying agreement or other understanding or by making the terms and conditions of sale more onerous to buyers than they were during March, 1942 (except as specifically permitted by this order or applicable regulations).

**SEC. 9. Less than maximum prices.** Prices lower than the maximum prices for sales covered by this order may, of course, be charged and paid.

**SEC. 10. Amendment.** This order may be amended or revoked at any time by the Office of Price Administration.

This order shall become effective May 16, 1946.

Issued May 2, 1946.

J. F. KESSEL,  
Regional Administrator.

TABLE 1—MAXIMUM PRICES FOR RETAIL SALES OF LISTED HARD BUILDING MATERIALS IN THE FAIRMONT, WEST VIRGINIA AREA

Commodity and unit	Price
Plaster, hard wall (ton or more lots), per ton	\$22.40
Plaster, hard wall (less than ton), 100 lb. bag	1.22
Plaster gauging, per ton	42.40
Plaster moulding, per ton	42.40
Finishing lime (ton or more lots), per ton	20.42
Finishing lime (less than ton), 50 lb. bag	.59
Gypsum lath $\frac{3}{8}$ inch, 1,000 square feet	28.00
Portland cement, standard (paper bags), 94 pound bag	.85
Manson's hydrated lime, 50 pound sack	.50
Fire brick 9 inch straight first quality, per 1,000	68.35
Fire clay (100 pound bags), 100 pound bag	1.00
Clay drain tile, 3 inch, lineal foot	.06
Clay drain tile, 6 inch, lineal foot	.15 $\frac{1}{2}$
Gypsum wallboard $\frac{3}{8}$ inch, 1,000 square feet	40.00
Asphalt shingles 165 pounds 2 tab hexagon, per square	5.05
Fibre insulation board $\frac{3}{4}$ inch asphalt sheathing, 1,000 square feet	60.00
Thermal insulation blankets (paper backed) medium, 1,000 square feet	50.00
Thermal insulation blankets (paper backed) single, 1,000 square feet	45.00
Thermal insulation batts (paper backed) full thick, 1,000 square feet	63.00
Keene's cement, per ton	55.16
Metal lath 2.2 pound painted diamond mesh, per square yard	.21
Metal lath 2.5 pound painted diamond mesh, per square yard	.21 $\frac{3}{4}$
Metal lath 3.4 pound painted diamond mesh, per square yard	.25 $\frac{1}{2}$
Metal lath 3.4 pound $\frac{3}{8}$ inch high rib painted, per square yard	.29 $\frac{1}{2}$
Metal lath—corner bead, expanded type, per lineal foot	.04
Masonry mortar (paper sacks), 64-70 pound sack	.76 $\frac{3}{4}$
Clay drain tile 4 inch, per lineal foot	.08
Vitrified clay sewer pipe No. 1SS-4 inch, per lineal foot	.15 $\frac{3}{4}$
Vitrified clay sewer pipe No. 1SS-6 inch, per lineal foot	.23 $\frac{3}{4}$
Flue lining 9 inch x 9 inch, per lineal foot	.31 $\frac{1}{2}$
Flue lining 9 inch x 13 inch, per lineal foot	.47 $\frac{1}{2}$
Flue lining 13 inch x 13 inch, per lineal foot	.61 $\frac{3}{4}$
Asphalt roofing 90 pound mineral surface, per roll	2.73
Asphalt or tarred felt—15 pound, per roll	2.48
Asphalt or tarred felt—30 pound, per roll	2.44
Asphalt shingles—210 pound (3 in 1) thick butt, per square	6.66
Asbestos cement siding 12 inch x 24 inch or 27 inch (standard colors), per square	8.80
Asbestos cement siding 12 inch x 24 inch or 27 inch (brilliant colors), per square	8.66
Thermal insulation blankets (paper backed) thick, 1,000 square feet	62.39
Thermal insulation, loose in bags (plain), per pound	.03
Plaster, gauging, 100 pound bag	2.15
Plaster, moulding, 100 pound bag	2.15

[F. R. Doc. 46-9122; Filed, May 29, 1946; 1:03 p. m.]

[Region III Rev. Order G-19 Under RMPR 251]

#### RE-ROOFING IN CLEVELAND REGION

An opinion accompanying this order issued simultaneously herewith has been filed with the Division of Federal Register.

In the judgment of the Regional Administrator of Region III of the Office of Price Administration, the maximum prices established by this order are generally fair and equitable, and are necessary to effectuate the purposes of the Emergency Price Control Act of 1942, as amended, and Executive Orders Nos. 9250 and 9328.

Therefore, under the authority vested in the Regional Administrator of Region III of the Office of Price Administration by the Emergency Price Control Act of 1942, as amended and by section 9 of Revised Maximum Price Regulation No. 251, this order is issued:

**SECTION 1. What this order does.** This order fixes maximum prices for all sales of re-roofing when sold installed on residential structures in the area hereinafter described. It also includes incidental construction work when sold by installers of re-roofing, whether such a sale is made as a part of a general contract or not. The term "re-roofing" includes composition Asphalt Strip Shingles 12 inch (3 in line) of 210 pounds weight per square, and Roll Roofing, Mineral Surface Diamond Point of 105 pounds weight per square. The term "re-roofing" when sold installed means and includes related materials such as nails, mastic and flashing around chimneys and vents. The term "incidental" construction work means any installation of building materials or construction work other than installed re-roofing described in this order when sold by installers of re-roofing.

**SEC. 2. Applicability.** This order shall apply to all sales of installed re-roofing in connection with premises located in Cuyahoga County, in the State of Ohio.

**SEC. 3. Relationship of this order to Revised Maximum Price Regulation No. 251.** The provisions of this order supersede sections 6, 7 and 8 of Revised Maximum Price Regulation No. 251 with respect to sales of re-roofing when sold installed on residential structures. All other provisions of Revised Maximum Price Regulation No. 251 not inconsistent with this order are applicable to transactions covered by this order.

On and after the effective date of this order, regardless of any contract or other obligation, no person shall contract to sell, offer to sell or deliver re-roofing sold on an installed basis on residential structures as herein defined, at prices higher than the maximum prices established by this order provided that deliveries made not more than thirty days after the effective date of this order on bona fide contracts executed prior to the effective date of this order shall not be considered to be violations of this order.

**SEC. 4. Maximum prices for sales of re-roofing on an installed basis.** The maximum prices for sales of re-roofing on an installed basis on residential structures shall be as shown in the following table,



and shall be upon a price per square basis:

12-in. (3 in. line) asphalt strip shingles, 210 lbs. per square.....	\$15.50
Roll roofing mineral surface diamond point, 105 lbs. per square.....	9.50

The above prices include nails, mastic and flashing around chimneys and vents.

**Sec. 5. Lump sum or guaranteed prices.** (a) A seller may offer to or make sales covered by this order on the basis of a lump sum price but such lump sum price must not be higher than the maximum price calculated in accordance with the pricing methods and requirements of this order.

(b) *Recomputation.* Within 30 days from the completion of the sale of any material and/or service covered by this order for which a price was charged on the basis described in paragraph (a) above, the seller shall check his price by reviewing the categories and other factors used in his estimate on the basis of the actual services rendered and material furnished and shall determine whether the price quoted, charged or collected is higher than the maximum price computed under this order. In the event that the price quoted, charged or collected is higher than the maximum price computed under the terms of this order, the seller shall reduce his price to the proper maximum price and shall refund to the buyer within such period of 30 days after the completion of the service, any excess which may have been collected or, if no excess has been collected, then, by written notice to the buyer, shall cancel the indebtedness of the buyer for any such excess, or both, as the case may require. Such a charge or collection in an amount in excess of the maximum price properly computed in accordance with this order shall not be considered to be a violation of this order if the amount thereof is refunded or credited to the buyer in accordance with this paragraph.

**Sec. 6. Incidental or preparatory construction work.** If, on any job, any installed building materials are furnished or any construction services performed by the seller, other than re-roofing, the cost of such work shall not be included in the cost of installed re-roofing but shall be separately priced and billed on all invoices. The maximum price of any incidental work shall be determined under Revised Maximum Price Regulation No. 251, or other applicable regulation or order.

**Sec. 7. Measurements.** It shall be the seller's responsibility to measure with reasonable accuracy the area or footage to be covered. A "measurement with reasonable accuracy" shall be considered to have been made if the price based on such estimate does not vary by more than 3% from the maximum price computed under the terms of this order.

**Sec. 8. Notification.** Every person making sales subject to this order shall, if requested by the purchaser, make available to the purchaser a copy of this order and copy of Revised Maximum Price Regulation No. 251. Upon completion of any contract for installed re-roofing and/or incidental or preparatory construction work, the seller, must furnish to him an itemized statement show-

ing the number of squares, the maximum price per square of re-roofing installed, and a separate statement of any incidental construction work other than installed re-roofing, as provided by section 6 hereof, giving a description of such work and an itemized statement of the prices thereof. The seller shall also include in such statement the date on which the installation was completed, the names and addresses of the sellers and buyers, job site and terms of sale.

**Sec. 9. Prohibitions and evasions.** (a) No person shall sell and no person shall buy, in the course of trade or business, any of the commodities or services covered by this order, at prices greater than the maximum prices established by this order.

(b) The price limitations set forth in this order shall not be evaded by direct or indirect methods, in connection with an offer, solicitation, agreement, sale, delivery, purchase or receipt of any of the commodities or services covered by this order, whether alone or in conjunction with any other commodity or by way of commissions, services, transportation or other charges, discounts, premiums, or other privileges or by tying agreement or other understanding or by making the terms and conditions of sale more onerous to buyers than they were during March 1942 (except as specifically permitted by this order or applicable regulations).

**Sec. 10. Records.** Each seller must keep and retain at his principal place of business, records concerning each sale covered by this order, showing the following:

- (1) The name and address of the purchaser.
- (2) The location of the job.
- (3) A copy of any and all contracts pertaining to each sale.
- (4) The date the job was completed.
- (5) A description of the materials and services involved.
- (6) The number of squares and the price charged per square of material.
- (7) A separate itemized statement of any related and incidental construction work and the prices charged for such work.

All such records shall be kept and made available for inspection by representatives of the Office of Price Administration so long as the Emergency Price Control Act of 1942, as amended, remains in effect.

**Sec. 11. Relation to previous area order.** This Revised Order No. G-19 under Revised Maximum Price Regulation No. 251 supersedes and replaces Order No. G-19 under Revised Maximum Price Regulation No. 251 issued on March 11, 1946.

**Sec. 12. Revocation or amendment.** This order may be revised, amended, revoked or modified at any time by the Office of Price Administration.

This order shall become effective May 15, 1946.

Issued May 1, 1946.

J. F. KESSEL,  
Regional Administrator.

[F. R. Doc. 46-9104; Filed, May 29, 1946;  
12:56 p. m.]

[Region III Order G-20 Under Supp. Order 142]

SHREDDER MFG. CO.

#### ADJUSTMENT OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to section 2 of Supplementary Order No. 142 and the Emergency Price Control Act of 1942, as amended, it is hereby ordered:

(a) *What this order does.* This Order No. G-20 under section 2 of Supplementary Order No. 142 provides for an adjustment of the maximum prices for the sale of kraut making machinery, covered by Revised Maximum Price Regulation No. 136, manufactured by the Shredder Manufacturing Company of Jackson, Michigan, a partnership consisting of Clair Wilson and Agnes Wilson Myers, hereinafter referred to as the manufacturer. The maximum prices of the manufacturer and the maximum prices of resellers of such products are adjusted herein.

(b) *Manufacturer's adjusted maximum prices.* (1) The adjusted maximum prices for sales by the manufacturer of kraut making machinery, manufactured by it, shall be its maximum net prices in effect immediately prior to the date of this order, to all classes of purchasers, increased by 7.14%.

(2) The manufacturer shall maintain on all sales hereby affected all cash and quantity discounts and allowances which it had in effect on the date of this order.

(c) *Reseller's adjusted maximum prices.* (1) Any reseller of products for which an adjustment is granted the manufacturer in (b) above may add to his maximum prices in effect immediately prior to the effective date of this order, to each class of purchaser, the actual dollars-and-cents amount of any increase in his net invoiced cost resulting from the adjustment granted the manufacturer by this order.

(2) Resellers' maximum prices adjusted under this paragraph are subject to each reseller's customary terms, discounts, allowances and other price differentials on sales to each class of purchaser.

(d) *Notification.* The manufacturer, at or prior to the first billing reflecting the adjustment herein granted, shall send to each purchaser who resells the products covered by this order a notice of the adjustment authorized by this order. Such notice shall contain substantially the following:

Order No. G-20 under Section 2 of Supplementary Order No. 142 provides for a certain specified percentage increase in the net prices of kraut making machinery, covered by Revised Maximum Price Regulation No. 136, manufactured by the Shredder Manufacturing Company of Jackson, Michigan. Resellers may add to their maximum prices in effect prior to the effective date of this order, to each class of purchaser, the actual dollars-and-cents amount of any increase in their net invoiced cost resulting from the adjustment granted the manufacturer by this order.

(e) *Revocation and amendment.* This order may be modified, amended or revoked at any time by the Office of Price Administration.



This order shall become effective May 10, 1946.

Issued May 10, 1946.

JOHN F. KESSEL,  
Regional Administrator.

[F. R. Doc. 46-9126; Filed, May 29, 1946;  
1:05 p. m.]

[Region III Order G-23 Under RMPR 251]  
INSTALLED RE-SIDING IN WHEELING, W. VA.,  
AREA

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to the authority vested in the Regional Administrator of Region III of the Office of Price Administration by the Emergency Price Control Act of 1942, as amended, the Stabilization Act of 1942, as amended, and by Section 9 of Revised Maximum Price Regulation No. 251, this order is issued:

**SECTION 1. What this order covers.** (a) This order fixes maximum prices for all sales of composition re-siding materials on an installed basis into a residential structure, as defined herein, located in the counties of Brooke, Hancock, Marshall, Ohio or Wetzel in the State of West Virginia.

(b) The term "residential structure" means any building, structure, or part thereof, used entirely or principally for living or dwelling purposes and includes buildings or structures in connection therewith, or adjacent thereto, at the same site, such as garages, barns, milk houses, sheds, granaries, and other out-buildings, but does not include hotels.

(c) The term "re-siding materials" is limited to composition siding of insulated brick sizes: 14 $\frac{3}{8}$  in. x 7 $\frac{3}{8}$  in., 13 $\frac{3}{8}$  in. x 43 $\frac{1}{2}$  in., and 14 in. x 43 in.

**SEC. 2. Relationship of this order to Revised Maximum Price Regulation No. 251.** (a) This order supersedes sections 6, 7, and 8 of Revised Maximum Price Regulation No. 251 with respect to sales covered by this order. All other sections of Revised Maximum Price Regulation No. 251, together with all amendments thereto that have been or may be issued, except to the extent they are inconsistent with the provisions of this order, shall apply to sales covered by this order.

(b) On and after the effective date of this order, regardless of any contract or other obligations, no person shall sell or offer to sell re-siding materials on an installed basis covered by this order at prices higher than the maximum prices established by this order: *Provided*, That installations made not more than thirty days after the effective date of this order on bona fide contracts executed prior to the effective date of this order shall not be considered to be violations of this order.

**SEC. 3. Maximum prices for sales of materials on an installed basis.** The maximum prices for sales covered by this order shall be as follows:

#### INSTALLED RE-SIDING PRICES

(a) Composition siding of insulated brick: 14 $\frac{3}{8}$  inches by 43 $\frac{1}{2}$  inches, 13 $\frac{3}{8}$  inches by

43 $\frac{1}{8}$  inches, 14 inches by 43 inches—\$27.50 per square.

This includes caulking, corner beads, cleaning and hauling, moulding, leveling, felt, nails and city permit.

A square consists of one hundred square feet of siding.

**SEC. 4. Guaranteed or lump sum price.** (a) A seller may offer to or make sales covered by this order on the basis of a lump sum price but such lump sum price must not be higher than the maximum price calculated in accordance with the pricing methods and requirements of this order.

(b) *Recomputation.* Within 30 days from the completion of any service covered by this order for which a price was charged on the basis described in paragraph (a) above, the seller shall check his price by reviewing the categories and other factors used in his estimate on the basis of the actual services rendered and material furnished and shall determine whether the price quoted, charged or collected is higher than the maximum price computed under this order. In the event that the price quoted, charged or collected is higher than the maximum price computed under the terms of this order the seller shall reduce his price to the proper maximum price and shall refund to the buyer within such period of 30 days after the completion of the service any excess which may have been collected or, if no excess has been collected, then, by written notice to the buyer, shall cancel the indebtedness of the buyer for any such excess, or both, as the case may require. Such a charge or collection in an amount in excess of the maximum price properly computed in accordance with this order shall not be considered to be a violation of this order if the amount thereof is refunded or credited to the buyer in accordance with this paragraph.

**SEC. 5. Related and incidental construction work.** If, in connection with any re-siding job, any building materials are furnished or any construction services performed by the seller for which specific maximum prices are not fixed by this order, such materials and services shall be separately priced and billed on all invoices and sales slips. The maximum prices for such related or incidental construction work shall be determined under Revised Maximum Price Regulation No. 251, or as fixed by any applicable area pricing order issued by the Regional Administrator of Region III.

**SEC. 6. Measurements.** It shall be the seller's responsibility to measure with reasonable accuracy the area or footage to be covered. Such measurements, including allowances for waste and overlap, shall be made as follows:

(1) The seller must deduct one-half of the area of doors and windows from the over-all area to be covered with composition re-siding.

**SEC. 7. Notification.** (a) Each seller making a sale covered by this order shall, upon completion of the work, furnish to the purchaser a statement showing the following:

(1) The names and addresses of the seller and purchaser.

(2) The location of the job.

(3) The date the job was completed.

(4) A description of the work performed and the total charged for the job, together with an itemized statement of any other items for which an extra charge was made, and the quantities and prices of each, and a separate itemized statement of related and incidental construction work performed, as provided in section 5 of this order.

(b) The seller shall also furnish the purchaser an itemized statement showing the information contained in subparagraphs 1, 2, and 3 of paragraph (a) of this section, together with an itemized statement showing the number of squares and the prices charged per square of materials installed.

(c) Each seller making a sale covered by this order shall, if requested by the purchaser, make available to the purchaser a copy of this order and a copy of Revised Maximum Price Regulation No. 251. Copies for this purpose may be obtained from the office of the Regional Administrator or from the District Office of the Office of Price Administration.

**SEC. 8. Records.** Each seller must keep and retain at his principal place of business records concerning each sale covered by this order, showing the following:

(1) The name and address of the purchaser.

(2) The location of the job.

(3) A copy of any and all contracts pertaining to each sale.

(4) The date the job was completed.

(5) A description of the materials and services involved.

(6) The number of squares installed and the price charged per square of material.

(7) A separate itemized statement of any related and incidental construction work and the prices charged for such work.

All such records shall be kept and made available for inspection by representatives of the Office of Price Administration so long as the Emergency Price Control Act of 1942, as amended, remains in effect.

#### SEC. 9. Prohibitions and evasions.

(a) No person shall sell, and no person shall buy in the course of trade or business at prices greater than the maximum prices established by this order.

(b) The price limitations set forth in this order shall not be evaded by direct or indirect methods, in connection with an offer, solicitation, agreement, sale, delivery, purchase or receipt of any of the commodities covered by this order, whether alone or in conjunction with any other commodity, or by way of commissions, services, transportation or other charges, discounts, premiums, or other privileges or by tying agreement or other understanding or by making the terms and conditions of sale more onerous to buyers than they were during March, 1942 (except as specifically permitted by this order or applicable regulations).

**SEC. 10. Less than maximum prices.** Prices lower than the maximum prices for sales covered by this order may, of course, be charged and paid.

**SEC. 11. Revocation or amendment.** This order may be revoked, modified or



amended at any time by the Price Administrator or the Regional Administrator.

This Order No. C-23 shall become effective May 15, 1946.

Issued May 1, 1946.

J. F. KESSEL,  
Regional Administrator.

[F. R. Doc. 46-9105; Filed, May 29, 1946;  
12:56 p. m.]

[Region III Order G-24 Under Gen. Order 68]

#### BUILDING MATERIALS IN CHARLESTON, W. VA., AREA

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to the provisions of General Order No. 68, this order is issued:

**SECTION 1. What this order covers.** This order covers all retail sales made by any seller of commodities specified in this order delivered to a purchaser in the Charleston, West Virginia Area.

The Charleston, West Virginia Area, for the purposes of this order, consists of the city of Charleston and includes the county of Kanawha in the State of West Virginia.

**SEC. 2. Definition of retail sales.** For the purposes of this order, a retail sale means a sale to an ultimate user or to a purchaser for resale on an installed basis.

**SEC. 3. Description of items covered by this order.** This order covers the hard building materials set forth in the annexed table, including but not limited to plaster, lath, lime, cement, clay drain tile, flue lining, roofing, siding and insulation. Other related items may be added from time to time.

**SEC. 4. Relation to other regulations.** The maximum prices fixed by this order supersede any maximum price or pricing method previously fixed by any other regulation or order. Except to the extent that they are inconsistent with the provisions of this order, all provisions of the General Maximum Price Regulation shall apply to sales covered by this order except sections 18, 19, or 19a.

**SEC. 5. Maximum prices.** The maximum prices for building materials covered by this order are set forth in Table 1 which is annexed to and made a part of this order. The sellers covered by this order must continue to maintain the customary delivery services, allowances, discounts and differentials in effect during March, 1942.

**SEC. 6. Posting of maximum prices.** Every seller making sales covered by this order shall post a copy of the list of maximum prices fixed by this order in each of his places of business in the Charleston, West Virginia area in a manner plainly visible to all purchasers.

**SEC. 7. Sales slips and records.** Every seller covered by this order who has customarily given his customers a sales slip or other evidence of purchase must continue to do so. Upon request from a customer, such seller, regardless of previous custom, shall give the purchaser a receipt showing the date, name, and address of the seller, the description of each

item sold and the price received for it. If he customarily prepared his sales slips in more than one copy, he must keep for at least one year after delivery a duplicate copy of each sales slip delivered by him pursuant to this section.

For any sale of \$10.00 or more each seller regardless of previous custom, must keep records showing at least the following:

- (1) Name and address of buyer.
- (2) Date of transaction.
- (3) Place of delivery.
- (4) Complete description of each item sold and price charged.

**SEC. 8. Prohibition and evasions.** (a) No person shall sell and no person shall buy, in the course of trade or business, any of the commodities covered by this order, at prices greater than the maximum prices established by this order.

(b) The price limitations set forth in this order shall not be evaded by direct or indirect methods, in connection with an offer, solicitation, agreement, sale, delivery, purchase or receipt of any of the commodities covered by this order, whether alone or in conjunction with any other commodity or by way of commissions, services, transportation or other charges, discounts, premiums, or other privileges or by tying agreement or other understanding or by making the terms and conditions of sale more onerous to buyers than they were during March, 1942 (except as specifically permitted by this order or applicable regulations).

**SEC. 9. Less than maximum prices.** Prices lower than the maximum prices for sales covered by this order may, of course, be charged and paid.

**SEC. 10. Amendment.** This order may be amended or revoked at any time by the Office of Price Administration.

This order shall become effective May 15, 1946.

Issued May 1, 1946.

J. F. KESSEL,  
Regional Administrator.

TABLE I—MAXIMUM DELIVERED PRICES FOR RETAIL SALES OF LISTED HARD BUILDING MATERIALS IN CHARLESTON, WEST VIRGINIA AREA

	Price
Plaster, hard wall, 100 pound bag---	\$1.06
Plaster, gauging, 100 pound bag---	1.85
Plaster, moulding, 100 pound bag---	1.85
Keene's cement, 100 pound bag---	2.40
Finishing lime, 50 pound bag---	.55
Gypsum lath $\frac{3}{8}$ inch, 1000 square feet-----	28.00
Metal lath 2.5 pound painted diamond mesh, square yard-----	.24½
Metal lath 3.4 pound $\frac{3}{8}$ inch high rib painted, square yard-----	.31
Metal lath corner bead expanded type, lineal foot-----	.06
Portland cement, standard (paper bag), 94 pound bag-----	.75
Masonry mortar (paper bag), 65-75 pound bag-----	.75
Mason's hydrated lime, 50 pound bag-----	.50
Waterproof cement (gray), 94 pound bag-----	.90
Clay drain tile—3 inches, lineal foot-----	.07½
Clay drain tile—4 inches, lineal foot-----	.08¾
Clay drain tile—6 inches, lineal foot-----	.15½
Vitrified clay sewer pipe No. 1SS-4 inches, lineal foot-----	.18

TABLE I—MAXIMUM DELIVERED PRICES FOR RETAIL SALES OF LISTED HARD BUILDING MATERIALS IN CHARLESTON, WEST VIRGINIA, AREA—Continued.

	Price
Vitrified clay sewer pipe No. 1SS-6 inches, lineal foot-----	\$0.24
Flue lining $8\frac{1}{2}$ x $8\frac{1}{2}$ inches, lineal foot-----	.32
Flue lining $8\frac{1}{2}$ x 13 inches, lineal foot-----	.48
Flue lining 13 x 13 inches, lineal foot-----	.61
Gypsum wallboard— $\frac{3}{8}$ inch, 1,000 square feet-----	40.00
Gypsum sheathing— $\frac{1}{2}$ inch, 1,000 square feet-----	40.00
Asphalt roofing—90 pound mineral surface, square-----	2.75
Asphalt or tarred felt—15 pounds, roll 432 square feet-----	2.50
Asphalt or tarred felt—30 pounds, roll 216 square feet-----	2.50
Asphalt shingles, 210 pounds (3 in 1) thickbutt, square-----	5.75
Asphalt shingles, 165 pounds, 2 tab hexagon, square-----	4.75
Fibre insulation board, $\frac{1}{2}$ inch, standard lath and board, 1,000 square feet-----	50.00
Fibre insulation board, 2/32 inch asphalt sheathing, 1,000 square feet-----	55.00
Asbestos cement siding, 12 x 24 inches or 27 inches, standard colors, square-----	7.50
Asbestos cement siding, 12 x 24 inches or 27 inches, white, square-----	8.50
Thermal insulation blankets (paper backed) med. um, 1,000 square feet-----	50.00
Thermal insulation blankets (paper backed) thick, 1,000 square feet-----	60.00
Thermal insulation batts (paper backed) full thick, 1,000 square feet-----	60.00

[F. R. Doc. 46-9090; Filed, May 29, 1946;  
12:50 p. m.]

[Region III Order G-27 Under Gen. Order 68]

#### MILLWORK IN MARION, OHIO, AREA

For the reasons set forth in an opinion issued simultaneously herewith, and pursuant to the authority granted the Regional Administrator under the provisions of General Order No. 68, this order is issued:

**SECTION 1. What this order covers.** This order covers all retail sales of the stock millwork items specified in this order, delivered to purchasers in the Marion, Ohio Area. The Marion, Ohio Area, for the purposes of this order, consists of the Counties of Delaware, Logan, Marion and Union in the State of Ohio.

**SEC. 2. Definition of a retail sale.** For the purposes of this order, a retail sale means a sale to an ultimate user or to a purchaser for resale on an installed basis.

**SEC. 3. Description of items covered by this order.** This order covers the stock millwork items set forth in the price list included herein including, but not limited to, glazed storm sash, glazed windows and doors. Other related items may be added from time to time.

**SEC. 4. Relationship to other orders and regulations.** This order supersedes MPR 44 and MPR 293 and the General Maximum Price Regulation for all sales of the items covered by this order. Sales of any items not specifically described in this order remain subject to all appli-



cable regulations issued by the Office of Price Administration.

**SEC. 5. Maximum prices.** (a) The prices set forth in this order are the maximum prices which may be charged for the items shown whether purchased from manufacturers or jobbers, or self-produced. Prices lower than the maximum prices may, of course, be charged or paid.

(b) The prices established by this order include free delivery.

(c) Sellers shall allow to all bona fide resellers on an installed basis a discount of not less than 2% for payment on or before the tenth of the calendar month following the date of delivery. No discount need be given on sales quoted and sold on a contract or lump sum basis.

**SEC. 6. Notification.** Each seller subject to this order shall keep for inspection by any purchaser, and make available to such purchaser, upon request, a copy of this order together with the price lists and prices established by this order.

**SEC. 7. Invoice.** Each seller subject to this order shall furnish to every buyer, of any items covered by this order, an invoice containing a sufficiently complete

description of the stock millwork items sold to show whether or not the price is at or below the established maximum price. Items covered by the order shall be invoiced by the same description as listed in the attached price list.

**SEC. 8. Record keeping.** Each seller must keep at his place of business and available for inspection by representatives of the OPA, records concerning each sale covered by this order, showing the following:

1. Name and address of purchaser.
2. Place of delivery.
3. Date of transaction.
4. An itemized description of the materials and services invoiced, and the prices charged.
5. If the stock millwork is sold on a contract or lump sum price basis and includes two or more different items, the seller must keep a record describing his calculations of each item sold by reason of such lump sum price.

**SEC. 9. Prohibitions and evasions.** (a) No person shall sell, and no person shall buy in the course of trade or business at prices greater than the maximum prices established by this order.

(b) The price limitations set forth in this order shall not be evaded by direct or indirect methods, in connection with an offer, solicitation, agreement, sale, delivery, purchase or receipt of any of the commodities covered by this order, whether alone or in conjunction with any other commodity, or by way of commissions, services, transportation or other charges, discounts, premiums, or other privileges or by tying agreement or other understanding or by making the terms and conditions of sale more onerous to buyers than they were during March, 1942 (except as specifically permitted by this order or applicable regulations).

**SEC. 10. Posting.** Every seller making a sale covered by this order shall post a copy of said order with the list of maximum prices.

**SEC. 11. Amendment.** This order may be amended or revoked at any time by the Office of Price Administration.

This order shall become effective May 16, 1946.

Issued May 2, 1946.

J. F. KESSEL,  
Regional Administrator.

TABLE 1—RETAIL MAXIMUM PRICES, STOCK MILLWORK, MARION AREA, INCLUDING DELAWARE, LOGAN, MARION, AND UNION COUNTIES IN OHIO

INTERIOR WESTERN PONDEROSA PINE DOORS

[Ovolo sticking]

Stock sizes	Thick- ness	4-panel No. 1	5x panel No. 1	5 regular panel No. 1	5x panel No. 2	2 regular W. P. P. S. & R. fir panels	2 vertical W. P. P. S. & R. fir panels	6 panel colonial No. 1, W. P.	Stock sizes	Thick- ness	4-panel No. 1	5x panel No. 1	5 regular panel No. 1	5x panel No. 2	2 regular W. P. P. S. & R. fir panels	2 vertical W. P. P. S. & R. fir panels	6 panel colonial No. 1, W. P.
2' 0" x 6' 0"	1 3/4"	\$5.42							2' 0" x 7' 0"	1 3/4"	\$8.79	\$8.28	\$8.79		\$7.95	\$8.61	\$9.56
2' 0" x 6' 6"	1 3/4"	6.02	\$6.02						2' 8" x 6' 0"	1 3/4"	8.34	7.86			7.47	7.64	9.14
2' 0" x 6' 6"	1 3/4"	7.22							2' 8" x 6' 6"	1 3/4"	8.03	7.80	8.03	\$7.70	7.47	7.64	8.51
2' 0" x 6' 6"	1 3/4"					\$6.77	\$6.90	\$7.55	2' 8" x 6' 10"	1 3/4"	9.05	8.54			8.67	8.36	
2' 0" x 6' 6"	1 3/4"		6.72			7.32			2' 8" x 7' 0"	1 3/4"	9.17	8.63	9.17		8.28	8.46	9.93
2' 0" x 6' 6"	1 3/4"					6.77	6.90	7.70	2' 10" x 6' 6"	1 3/4"	8.72						
2' 0" x 6' 6"	1 3/4"							7.74	2' 10" x 6' 8"	1 3/4"	8.84	8.33	8.84		7.98	8.66	9.60
2' 0" x 6' 6"	1 3/4"	6.06	6.06	\$6.06	\$5.82	6.09	6.41	6.81	2' 10" x 6' 10"	1 3/4"	9.42	9.42	9.42		9.05	9.26	10.20
2' 0" x 6' 6"	1 3/4"	6.54	6.36			6.20	6.51	7.10	2' 10" x 7' 0"	1 3/4"	9.54	9.54	9.54		9.17	9.33	10.31
2' 0" x 6' 6"	1 3/4"	6.65	6.47	6.65		7.23		7.19	3' 0" x 6' 6"	1 3/4"	9.05				8.85		9.98
2' 0" x 6' 6"	1 3/4"	7.55	7.11			7.32	7.49	8.45	3' 0" x 6' 8"	1 3/4"	9.23	8.70			9.56	9.78	10.73
2' 0" x 6' 6"	1 3/4"	7.64	7.20	7.64		7.13	7.28	8.24	3' 0" x 6' 10"	1 3/4"	9.98	9.41	9.98				
2' 0" x 6' 6"	1 3/4"		7.01			7.70	7.86	8.81	2' 8" x 6' 8"	1 3/4"		10.55			11.36		12.68
2' 0" x 6' 6"	1 3/4"		8.03			7.03			2' 10" x 6' 8"	1 3/4"							13.05
2' 0" x 6' 6"	1 3/4"	7.55						7.11	3' 0" x 6' 8"	1 3/4"					11.69		13.56
2' 0" x 6' 6"	1 3/4"	6.99	6.99			6.71	6.84	7.11	2' 6" x 7' 0"	1 3/4"		12.15					
2' 0" x 6' 6"	1 3/4"	7.16	7.16	7.16		6.84	7.03	7.88	2' 8" x 7' 0"	1 3/4"		11.12					
2' 0" x 6' 6"	1 3/4"	8.30	8.30			7.97	8.12		2' 8" x 7' 6"	1 3/4"		11.93					
2' 0" x 6' 6"	1 3/4"	8.42	8.42	8.42		8.06	8.24	9.18	2' 10" x 6' 10"	1 3/4"		13.01					
2' 0" x 6' 6"	1 3/4"	7.64	7.64			7.32	7.05	8.45	2' 10" x 7' 0"	1 3/4"		13.18					
2' 0" x 6' 6"	1 3/4"	7.58	7.35	7.58	7.26	7.05	7.19	8.06	3' 0" x 6' 8"	1 3/4"		11.99					
2' 0" x 6' 6"	1 3/4"	7.68	7.46	7.68		7.82	7.29	8.16	3' 0" x 7' 0"	1 3/4"	13.73	12.93			13.22		14.48
2' 0" x 6' 6"	1 3/4"	8.67	8.18			8.33	8.49										

FIR GLASS DOORS

[No. 2 quality]

Stock sizes	Thick- ness	3X—1 light	3X—3 lights	3X panels—4 lights	3X panels—6 lights	Stock sizes	Thick- ness	3X—1 light	3X—3 lights	3X panels—4 lights	3X panels—6 lights
		Open	Glazed	Open	Glazed			Open	Glazed	Open	Glazed
2' 0" x 6' 0"	1 3/4"	\$6.41	\$7.25	\$6.77	\$7.68	2' 10" x 6' 10"	1 3/4"	\$7.44	\$9.26	\$7.80	\$9.42
2' 0" x 6' 6"	1 3/4"	6.50	7.40	6.86	7.83	3' 0" x 7' 0"	1 3/4"	7.88	9.90	8.24	10.05
2' 0" x 6' 6"	1 3/4"	6.68	7.68	7.04	8.12					8.36	10.17
											8.61
											10.59

2 LIGHT CELLAR SASH—WESTERN PONDEROSA PINE

Glass size	Thickness (inches)	Open	Glazed, single strength	Glass size	Thickness (inches)	Open	Glazed, single strength
12" x 14"	1 3/4"	\$0.95	\$1.34	14" x 18"	1 3/4"	\$1.16	\$1.83
12" x 16"	1 3/4"	.98	1.44	14" x 20"	1 3/4"	1.19	1.89
12" x 18"	1 3/4"	1.01	1.61	15" x 12"	1 3/4"	1.08	1.59
14" x 12"	1 3/4"	1.08	1.62	15" x 14"	1 3/4"	1.13	1.83
14" x 14"	1 3/4"	1.08	1.62	15" x 16"	1 3/4"	1.16	1.83
14" x 15"	1 3/4"	1.13	1.76	15" x 18"	1 3/4"	1.19	1.89
14" x 16"	1 3/4"	1.13	1.76	15" x 20"	1 3/4"	1.20	2.10



TABLE 1—RETAIL MAXIMUM PRICES, STOCK MILLWORK, MARION AREA, INCLUDING DELAWARE, LOGAN, MARION, AND UNION COUNTIES IN OHIO—Continued

## 3 LIGHT CELLAR SASH—WESTERN PONDEROSA PINE

Glass size	Thickness (inches)	Open	Glazed, single strength	Glass size	Thickness (inches)	Open	Glazed, single strength
8" x 10"	1 3/8	\$0.90	\$1.17	10" x 10"	1 3/8	\$1.08	\$1.79
10" x 12"	1 3/8	1.02	1.38	10" x 18"	1 3/8	1.20	1.98
10" x 14"	1 3/8	1.07	1.58	10" x 20"	1 3/8	1.25	2.10

## HOTBED SASH

Sash opening	Open	Glazed	Number rows glass	Sash opening	Open	Glazed	Number rows glass
3' 0" x 6' 0" 1 3/8	\$3.14	\$6.29	3	4' 0" x 6' 0" 1 3/8	\$5.57	\$9.45	4

## KNOCKED DOWN SASH PARTS, TOXIC TREATED—WESTERN PONDEROSA PINE

(1 3/8" 2 check windows—Ohio knocked down wood parts—"profit")

Glass	Stile or top rail	Check rail	Bottom rail	Glass	Stile or top rail	Check rail	Bottom rail
12"	\$0.17	\$0.14	\$0.20	30"	\$0.27	\$0.23	\$0.36
14"	.18	.14	.23	32"	.30	.24	.39
16"	.18	.15	.24	34"	.32	.26	.41
18"	.20	.17	.26	36"	.33	.27	.44
20"	.21	.18	.27	38"	.33	.27	.44
22"	.23	.18	.29	40"	.36	.29	.50
24"	.23	.20	.30	42"	.39	.30	.50
26"	.24	.20	.33	44"	.42	.33	.54
28"	.26	.21	.33	48"	.48	.39	.65

For ogee lugs (Cincinnati opening only) add for complete set (4 stiles)—\$0.45.

## CUPBOARD DOORS—1 1/4"—1 PANEL WESTERN PONDEROSA PINE

1' 4" x 2' 0"	\$1.37	1' 4" x 3' 0"	\$1.86	1' 4" x 4' 0"	\$2.42	1' 4" x 5' 0"	\$3.08
1' 6" x 2' 0"	1.46	1' 6" x 3' 0"	1.95	1' 6" x 4' 0"	2.55	1' 6" x 5' 0"	3.27
1' 8" x 2' 0"	1.50	1' 8" x 3' 0"	2.13	1' 8" x 4' 0"	2.76	1' 8" x 5' 0"	3.54
2' 0" x 2' 0"	1.73	2' 0" x 3' 0"	2.37	2' 0" x 4' 0"	3.08	2' 0" x 5' 0"	3.95
1' 4" x 2' 6"	1.68	1' 4" x 3' 6"	2.18	1' 4" x 4' 6"	2.76	1' 4" x 5' 6"	4.41
1' 6" x 2' 6"	1.77	1' 6" x 3' 6"	2.28	1' 6" x 4' 6"	2.91	1' 6" x 5' 6"	5.19
1' 8" x 2' 6"	1.91	1' 8" x 3' 6"	2.51	1' 8" x 4' 6"	3.18		
2' 0" x 2' 6"	2.13	2' 0" x 3' 6"	2.76	2' 0" x 4' 6"	3.50		

## FIB PANEL DOORS

Stock sizes	Thickness (inches)	F 82; 2 regular panel No. 1	F 82; 2 regular panel No. 2	F 20; 1 panel No. 1	F 3; 3 panel No. 2	Stock sizes	Thickness (inches)	F 82; 2 regular panel No. 1	F 82; 2 regular panel No. 2	F 20; 1 panel No. 1	F 3; 3 panel No. 2
2' 0" x 4' 0"	1 1/2"				\$4.59	2' 4" x 7' 0"	1 1/2"	\$7.04	\$6.84		
2' 4" x 4' 0"	1 1/2"				5.28	2' 6" x 7' 0"	1 1/2"	6.29	6.12		\$6.12
2' 8" x 4' 0"	1 1/2"				5.49	2' 8" x 7' 0"	1 1/2"	6.02	5.85		5.85
1' 6" x 6' 8"	1 1/2"	\$5.63	\$5.48	\$5.81		2' 6" x 8' 8"	1 1/2"	6.09	5.94	\$6.27	5.94
2' 0" x 6' 8"	1 1/2"	5.25	5.12		5.12	2' 8" x 8' 8"	1 1/2"	6.81	6.63		
2' 4" x 6' 8"	1 1/2"	5.49	5.34			2' 8" x 9' 8"	1 1/2"	6.27	6.09	6.45	6.09
2' 8" x 6' 8"	1 1/2"	5.63	5.48	5.81	5.48	2' 8" x 10' 8"	1 1/2"	6.98	6.80		
2' 4" x 7' 0"	1 1/2"	6.68	6.50			2' 10" x 6' 10"	1 1/2"	7.65	7.44		7.44
2' 8" x 7' 0"	1 1/2"	5.85	5.69			2' 10" x 7' 0"	1 1/2"	7.73	7.52		
2' 4" x 8' 8"	1 1/2"	5.94	5.78	6.12	5.78	3' 0" x 7' 0"	1 1/2"	8.09	7.88		7.41

## WESTERN PONDEROSA—PINE GLASS DOORS

Stock sizes	Thickness	N. D. 500		N. D. 502		N. D. 514		N. D. 530		N. D. 531		N. D. 532		N. D. 539		N. D. 561		N. D. 562		N. D. 567	
		Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed
2' 6" x 6' 6"	1 3/8"																			\$7.40	\$9.39
2' 6" x 6' 8"	1 3/8"																			7.44	9.48
2' 6" x 6' 10"	1 3/8"																				
2' 8" x 6' 8"	1 3/8"	\$8.45	\$10.44	\$9.33	\$12.00	\$7.44	\$9.38	\$8.07	\$8.93	\$8.91	\$9.59	\$9.42	\$11.22	\$7.28	\$10.19	\$8.72	\$10.37	\$9.08	\$11.07	7.65	9.90
2' 10" x 6' 8"	1 3/8"													7.59	11.30	9.03	11.91				
2' 10" x 7' 0"	1 3/8"	9.03	12.29	10.50	13.80	8.07	11.34	8.76	10.16	9.60	11.54	10.11	12.45	7.86	11.12	9.30	12.18	9.68	12.63	8.24	11.15
2' 10" x 7' 6"	1 3/8"	9.23	12.86	10.95	14.18	8.12	11.39	8.81	11.06	9.68	11.60	10.14	12.60							8.19	11.10
2' 10" x 7' 10"	1 3/8"	9.45	13.16	11.19	14.51	8.34	12.05	9.03	10.64	9.87	12.02	10.35	12.84	8.12	12.14	9.56	12.78	9.93	13.05	8.34	11.58
2' 8" x 8' 8"	1 3/8"																			8.49	11.76
2' 8" x 8' 10"	1 3/8"																				
2' 8" x 8' 12"	1 3/8"	11.87	14.76	14.27	17.07	10.19	12.42	10.94	12.51	12.02	13.44	12.60	14.31	10.07	12.98	11.97	13.31	12.48	15.09	10.71	12.96
2' 10" x 8' 8"	1 3/8"																				
2' 10" x 8' 10"	1 3/8"	12.44	15.60	14.85	17.84	10.64	13.55	11.51	12.60	12.59	13.70	13.89	16.24	10.76	14.46	12.66	14.69	13.17	15.09	10.94	13.41
2' 10" x 8' 12"	1 3/8"	12.87	16.14	15.32	18.23	10.94	13.41	11.79	13.02	12.87	13.98	13.45	15.66							11.15	14.06
2' 8" x 10' 8"	1 3/8"													11.15	14.42	13.05	15.95	13.59	16.55	11.57	14.48
2' 8" x 10' 10"	1 3/8"																				
2' 8" x 10' 12"	1 3/8"	12.77	16.04	15.18	18.23	11.22	14.13	12.02	14.03	13.13	14.93	13.69	15.84								
2' 10" x 10' 8"	1 3/8"	13.05	16.32	15.47	18.51	11.45	14.70	12.38	14.61	13.46	15.39	14.04	16.50							11.69	14.94
2' 10" x 10' 10"	1 3/8"	13.34	17.04	15.75	19.07	11.73	14.58	12.66	14.06	13.74	15.00	14.31	16.80	11.51	15.53	13.41	15.71	13.92	16.11	11.97	15.23



TABLE 1—RETAIL MAXIMUM PRICES, STOCK MILLWORK, MARION AREA, INCLUDING DELAWARE, LOGAN, MARION, AND UNION COUNTIES IN OHIO—Continued

## WESTERN PONDEROSA—PINE GLASS DOORS—continued

Stock sizes	Thick- ness	N. D. 568		N. D. 569		N. D. 591		N. D. 592		N. D. 594		N. D. 635		N. D. 638		N. D. 641		N. D. 642		Open	Glazed
		Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed		
2' 6" x 6' 6"	1 3/4"	\$8.24	\$9.98	\$8.76	\$10.74																
2' 6" x 6' 8"	1 3/4"			8.81	11.10																
2' 8" x 6' 8"	1 3/4"	8.40	10.61	9.03	11.01	\$8.34	\$9.15	\$9.08	\$10.11	\$9.53	\$10.73	\$7.92	\$11.94	\$8.34	\$12.06	\$9.08	\$11.88	\$9.60	\$12.69		
3' 0" x 6' 8"	1 3/4"									10.89	12.24	8.24	12.99	9.41	13.20	9.36	12.57	9.87	13.25		
2' 10" x 6' 8"	1 3/4"	9.00	11.28	9.60	12.09	10.02	11.06	10.82	11.96	11.31	12.62	8.54	13.31	9.69	14.09	9.65	12.75	10.16	13.50		
2' 8" x 7' 0"	1 3/4"	9.03	11.18	9.56	12.00							8.49	13.26	9.65	13.98	9.60	12.66	10.11	13.38		
2' 10" x 7' 0"	1 3/4"			9.72	12.41							8.66	13.43	9.78	14.45	9.74	12.90	10.25	13.58		
2' 0" x 7' 0"	1 3/4"	9.33	11.91	9.87	12.56	10.52	11.58	11.31	12.48	11.78	13.13	8.81	13.82	9.92	14.03	9.87	13.22	10.40	13.97		
2' 6" x 8' 8"	1 3/4"																				
2' 8" x 8' 8"	1 3/4"	11.79	13.89	12.48	14.46	11.69	12.62	12.57	13.61	13.10	14.31	10.68	14.49	11.82	15.98	12.92	14.90	13.59	15.80		
2' 10" x 8' 8"	1 3/4"			12.72	15.21							10.86	15.27	13.38	16.95	13.38	15.72	14.06	16.50		
2' 0" x 8' 8"	1 3/4"			12.95	15.44	12.32	13.32	13.20	14.31	13.73	15.03			13.79	18.18	13.79	16.89	14.45	17.78		
2' 10" x 8' 10"	1 3/4"			13.34	15.83	14.03	15.06	15.00	16.14	15.57	16.89	12.30	17.07								
3' 6" x 7' 0"	1 3/4"											12.26	17.03	13.74	18.08	13.73	16.80	14.40	17.67		
3' 8" x 7' 0"	1 3/4"											12.48	17.25	13.94	18.60	13.94	17.12	14.61	17.94		
3' 10" x 7' 0"	1 3/4"			13.46	16.14	14.31	15.35	15.29	16.46	15.87	17.18										
3' 0" x 7' 0"	1 3/4"			13.74	16.43	13.41	14.42	14.31	15.44	14.85	16.14	11.64	16.28	14.15	18.02	14.16	16.58	14.82	17.42		

## SIDELIGHTS—WESTERN PONDEROSA PINE NO. 1

Stock sizes	Thick- ness (inches)	S. L. 676		S. L. 675, 6 lts.		S. L. 675		S. L. 675, 8 lts.		Stock sizes	Thick- ness (inches)	S. L. 676		S. L. 675, 6 lts.		S. L. 675		S. L. 675, 8 lts.	
		Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed			Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed
1' 2" x 6' 8"	1 3/4"	\$4.56	\$6.20	\$6.15	\$8.45	\$4.52	\$6.51	\$6.42	\$8.87	1' 2" x 6' 8"	1 3/4"	\$6.11	\$7.74	\$8.09	\$10.46	\$6.05	\$8.04	\$7.82	\$10.26
1' 2" x 7' 0"	1 3/4"	4.89	6.51	6.48	8.78	4.83	6.83	6.75	9.20	1' 2" x 7' 0"	1 3/4"	6.51	8.13	8.52	10.80	6.44	8.45	8.19	10.64

## 1 3/4" COLONIAL ENTRANCE DOORS

[No. 1 western ponderosa pine]

	2' 8" x 6' 8"		3' 0" x 6' 8"		3' 0" x 7' 0"			2' 8" x 6' 8"		3' 0" x 6' 8"		3' 0" x 7' 0"	
	Open	Glazed	Open	Glazed	Open	Glazed		Open	Glazed	Open	Glazed	Open	Glazed
6 pan. 3/4" heavy panel							6 pan. 3/4" heavy panel						
8 pan. 3/4" heavy panel							8 pan. 3/4" heavy panel						
Design N. D. 610			\$29.27	\$32.45	\$29.97	\$33.18	Design N. D. 512			\$14.67	\$18.84	\$15.53	\$19.89
Design N. D. 607			26.07	28.01	27.90	30.02	Design N. D. 612			24.66	28.02	25.37	29.07
Design N. D. 608			33.54	35.15	34.23	37.49	Design N. D. 600			20.93	22.61	22.44	24.12
Design N. D. 612 Dutch			29.21	32.58	29.90	33.60							

## FRENCH DOORS

[Stiles and top rail 4 3/4"—western ponderosa pine]

Stock Size	Thick- ness	N. D. 625		N. D. 626		N. D. 627		Stock Sizes	Thick- ness	N. D. 625		N. D. 626		N. D. 627	
		Open	Glazed	Open	Glazed	Open	Glazed			Open	Glazed	Open	Glazed	Open	Glazed
2' 0" x 6' 8"	1 3/4"	\$6.90	\$8.79	\$7.14	\$9.83			2' 6" x 7' 0"	1 3/4"	\$7.49	\$10.76	\$7.28	\$10.70	\$8.24	\$11.91
2' 6" x 6' 8"	1 3/4"	7.08	9.45	6.92	10.22	\$7.19	\$10.49	3' 0" x 7' 0"	1 3/4"					8.48	12.41
2' 8" x 6' 8"	1 3/4"			6.96	10.40	7.23	10.56	2' 6" x 6' 8"	1 3/4"					10.13	13.43
2' 0" x 7' 0"	1 3/4"	7.26	9.78					3' 0" x 7' 0"	1 3/4"					11.99	15.92

T. astragal for folding doors—western ponderosa pine \$0.50.

## GARAGE DOORS

Stock sizes	Thick- ness	Glass size	Fir		Western pon- derosa pine		Stock sizes	Thick- ness	Glass size	Fir		Western pon- derosa pine	
			Design N. D. 720-722		Design N. D. 720					Design N. D. 720-722		Design N. D. 720	
			Open	Glazed	Open	Glazed				Open	Glazed	Open	Glazed
8' 0'' x 7' 0''	1 3/4''	12 x 13	\$21.30	\$23.96	\$25.55	\$27.99	8' 0'' x 8' 0''	1 3/4''	12 x 16	\$21.30	\$23.96	\$26.52	\$28.97
8' 0'' x 7' 6''	1 3/4''	12 x 16	21.30	23.96	26.03	28.49							



TABLE 1—RETAIL MAXIMUM PRICES, STOCK MILLWORK, MARION AREA, INCLUDING DELAWARE, LOGAN, MARION, AND UNION COUNTIES IN OHIO—Continued  
2-LIGHT WINDOWS—1½" CHECK RAIL—CLEAR WESTERN PONDEROSA PINE—TOXIC TREATED AND PREFIT  
[For lugs, add per window \$0.45]

Glass size	Ohio opening			Glass size	Ohio opening		
	Open	Glazed single strength B	Glazed double strength B		Open	Glazed single strength B	Glazed double strength B
16" x 16"	\$1.50	\$2.18	\$2.37	26" x 24"	\$1.97	\$3.42	\$4.41
16" x 18"	1.63	2.42	2.67	26" x 26"	2.01	3.69	4.70
16" x 20"	1.62	2.48	2.81	26" x 28"	2.06	3.98	5.13
16" x 24"	1.71	2.72	3.11	26" x 30"	2.28	4.77	5.84
16" x 26"	1.92	3.20	3.77	26" x 32"	2.48	4.92	5.96
16" x 28"	1.83	3.11	3.71	26" x 34"	2.54	5.58	6.81
18" x 18"	1.76	2.67	2.99	26" x 36"	2.58	5.63	6.87
18" x 20"	1.67	2.63	2.97	28" x 14"	1.92	3.12	3.63
18" x 24"	1.77	3.02	3.56	28" x 16"	1.98	3.29	3.92
18" x 26"	1.68	3.39	4.04	28" x 18"	2.03	3.54	4.25
18" x 28"	2.03	3.54	4.25	28" x 20"	2.10	3.69	4.43
20" x 14"	1.58	2.10	2.49	28" x 24"	2.01	3.69	4.76
20" x 16"	1.62	2.33	2.81	28" x 26"	2.06	4.22	5.13
20" x 18"	1.80	2.49	3.15	28" x 28"	2.10	4.50	5.51
20" x 20"	1.71	2.73	3.41	28" x 30"	2.36	4.82	5.87
20" x 24"	1.83	3.02	3.81	28" x 32"	2.54	5.58	6.81
20" x 26"	1.86	3.14	4.01	28" x 34"	2.58	5.63	6.87
20" x 28"	2.10	3.29	4.43	28" x 36"	2.66	6.06	7.50
20" x 30"	2.15	3.42	4.68	30" x 14"	1.95	3.26	3.78
20" x 32"	2.28	4.23	5.10	30" x 16"	2.03	3.45	4.08
22" x 24"	1.88	3.14	4.01	30" x 18"	2.15	3.69	4.43
22" x 26"	1.92	3.29	4.27	30" x 20"	2.06	3.86	4.68
22" x 28"	1.97	3.42	4.41	30" x 24"	2.10	4.50	5.51
22" x 30"	2.19	4.14	5.04	30" x 26"	2.18	4.55	5.56
24" x 12"	1.76	2.55	2.82	30" x 28"	2.42	5.49	6.75
24" x 14"	1.67	2.45	2.91	30" x 30"	2.58	5.63	6.87
24" x 16"	1.71	2.60	3.26	30" x 32"	2.66	6.06	7.50
24" x 18"	1.77	2.84	3.56	30" x 34"	2.70	6.11	7.55
24" x 20"	1.83	3.02	3.81	30" x 36"	2.78	6.81	8.46
24" x 22"	1.85	3.14	4.01	32" x 24"	2.90	6.89	8.55
24" x 24"	1.92	3.38	4.37	32" x 28"	2.96	6.89	8.55
24" x 26"	1.97	3.42	4.41	32" x 30"			
24" x 28"	2.01	3.69	4.76	32" x 32"			
24" x 30"	2.06	3.87	5.06	32" x 36"			
24" x 32"	2.22	4.65	5.58	36" x 24"			
24" x 34"	2.48	4.92	5.96	36" x 28"			
24" x 36"	2.52	5.24	6.44	36" x 30"			
26" x 14"	1.71	2.67	3.02	40" x 24"			
26" x 16"	1.77	3.02	3.56	40" x 28"			
26" x 18"	1.82	3.21	3.81	40" x 30"			
26" x 20"	1.85	3.33	4.01				

## Divided Light and Sash Extras

Add to 2-light window price as follows:	
Rectangular lights up to and including lights 16" high, per light.....	\$0.09
Rectangular lights over 16" high and up to and including lights 30" high, per light.....	.12
Rectangular lights over 30" high, per light.....	.18
(For rectangular lights formed by horizontal bars only, read width for height.)	
For half windows open or glazed, use half price of window and add.....	\$0.12
For rabbeting special sash in pairs, add per pair.....	.48
For rabbeting bottom rails of sash or windows, add per sash.....	.23
Planing for unique balance, add per window.....	.25
For ogee lugs on 2 and 4 check 1½-inch window only, add to window price.....	.45

## PLANK WINDOW FRAMES—WESTERN PONDEROSA PINE

Glass size, 2-lights	5¼" frame wall, 1½" outside casing		9" brick wall, head and sill		Glass size, 2-lights	5¼" frame wall, 1½" outside casing		9" brick wall, head and sill	
	Heads and sills	Sides	Heads and sills	Sides		Heads and sills	Sides	Heads and sills	Sides
20"	\$1.89		\$2.04		36"	\$2.93	\$2.36	\$3.17	\$2.55
24"	2.10	\$1.65	2.27	\$1.79	40"	3.30	2.72	3.60	2.93
28"	2.36	1.89	2.55	2.04	44"	3.65	2.94	3.90	3.18
30"	2.54	2.06	2.75	2.22	48"		3.15		3.39
32"	2.72	2.06	2.93	2.22					

## EXTRAS

For smaller or intermediate sizes use next largest size.	
Add for nailing up sash frames.....	\$0.90
For frames made for sash to pivot add.....	.08

## INSIDE DOOR FRAMES

[Western ponderosa pine]

Design	Knocked down		Nailed up	
	2' 8" x 6' 8"	3' 0" x 7' 0"	2' 8" x 6' 8"	3' 0" x 7' 0"
1½" x 5½" jamb.....	\$4.05	\$4.28	\$4.65	\$4.88
Jamb ¾" x 5¼" stop ¼" x 1½".....	2.78	2.93	3.38	3.53
Jamb ¾" x 5¼" No stops.....	2.25	2.39	2.85	2.99

## YELLOW PINE

[Inside door frames]

Jamb 1½" x 5½" rab. 2 sides.....	\$2.88	\$3.18	\$3.48	\$3.78
Jamb 1½" x 5½" rab. 1 side.....	2.28	2.52	2.88	3.12

## CASED OPENINGS

6' 0" x 7' 0" and smaller.....	¾" x 5½" jambs and heads.....	\$2.75
6' 0" x 7' 0" and smaller.....	1½" x 5½" jambs and heads.....	3.33



TABLE 1—RETAIL MAXIMUM PRICES, STOCK MILLWORK, MARION AREA, INCLUDING DELAWARE, LOGAN, MARION, AND UNION COUNTIES IN OHIO—Continued

## 4-LIGHT WINDOWS—1½" CHECK RAIL

[Clear western Ponderosa pine—for lugs, add per window]

Glass size	Thickness (inches)	Ohio opening		Glass size	Thickness (inches)	Ohio opening	
		Open	Glazed, single strength B			Open	Glazed, single strength B
10" x 20"	1¾	\$2.15	\$3.24	14" x 28"	1¾	\$2.63	\$5.00
10" x 24"	1¾	2.28	3.56	14" x 30"	1¾	2.70	5.16
12" x 20"	1¾	2.06	3.12	14" x 32"	1¾	2.91	5.48
12" x 24"	1¾	2.19	3.59	14" x 34"	1¾	2.96	5.67
12" x 26"	1¾	2.25	3.96	14" x 36"	1¾	3.06	5.96
12" x 28"	1¾	2.30	4.17	15" x 24"	1¾	2.55	4.52
12" x 30"	1¾	2.60	4.74	15" x 26"	1¾	2.60	4.95
12" x 32"	1¾	2.79	5.00	15" x 28"	1¾	2.67	5.61
12" x 34"	1¾	2.87	5.15	15" x 30"	1¾	2.75	5.36
12" x 36"	1¾	2.94	5.36	15" x 32"	1¾	2.96	5.67
14" x 24"	1¾	2.48	4.40	15" x 34"	1¾	3.11	5.91
14" x 26"	1¾	2.55	4.52	15" x 36"	1¾	3.11	6.39

## 12-LIGHT WINDOWS—1½" CHECK RAIL

[Western Ponderosa pine—Prefit, plowed and bored, toxic treated]

Glass size	Thickness (inches)	Open	Glazed, single strength B	Glass size	Thickness (inches)	Open	Glazed, single strength B
8" x 8"	1¾	\$2.55	\$3.77	10" x 15"	1¾	\$3.26	\$5.54
8" x 10"	1¾	2.52	4.02	10" x 16"	1¾	3.45	5.93
8" x 12"	1¾	2.87	4.59	10" x 18"	1¾	3.57	6.56
9" x 12"	1¾	2.70	4.41	10" x 20"	1¾	3.95	7.82
9" x 14"	1¾	2.81	4.76	12" x 14"	1¾	3.39	5.99
10" x 10"	1¾	2.91	4.55	12" x 16"	1¾	3.69	6.48
10" x 12"	1¾	2.79	4.82	12" x 18"	1¾	3.50	7.38
10" x 14"	1¾	3.15	5.36	12" x 20"	1¾	3.95	7.82

## 2-LIGHT STORM SASH

[Toxic treated, glazed, 4½" wider and 8" longer than glass—western ponderosa pine]

Glass size	Thickness (inches)	Glazed	Glass size	Thickness (inches)	Glazed	Glass size	Thickness (inches)	Glazed
16" x 16"	1¾	\$2.18	24" x 28"	1¾	\$3.69	28" x 28"	1¾	\$4.50
18" x 20"	1¾	2.52	24" x 30"	1¾	3.87	28" x 30"	1¾	4.82
18" x 24"	1¾	3.02	24" x 32"	1¾	4.56	28" x 32"	1¾	5.58
20" x 16"	1¾	2.33	26" x 18"	1¾	3.21	30" x 16"	1¾	3.45
20" x 18"	1¾	2.49	26" x 20"	1¾	3.33	30" x 18"	1¾	3.69
20" x 20"	1¾	2.73	26" x 24"	1¾	3.42	30" x 20"	1¾	3.86
20" x 24"	1¾	3.02	26" x 26"	1¾	3.69	30" x 24"	1¾	3.87
20" x 26"	1¾	3.14	26" x 28"	1¾	3.98	30" x 26"	1¾	4.50
24" x 14"	1¾	2.45	26" x 30"	1¾	4.77	30" x 28"	1¾	4.55
24" x 16"	1¾	2.60	26" x 32"	1¾	4.92	30" x 30"	1¾	5.49
24" x 18"	1¾	2.84	27" x 24"	1¾	4.17	30" x 32"	1¾	5.64
24" x 20"	1¾	3.02	28" x 18"	1¾	3.54	32" x 24"	1¾	4.83
24" x 22"	1¾	3.14	28" x 20"	1¾	3.69	36" x 24"	1¾	5.25
24" x 24"	1¾	3.38	28" x 24"	1¾	3.69	40" x 24"	1¾	7.19
24" x 26"	1¾	3.42	28" x 26"	1¾	4.23			

## 1 LIGHT SINGLE SASH—1½" THICK

[Toxic treated western ponderosa pine]

Glass size	Open	Glazed, single strength	Glazed, double strength	Glass size	Open	Glazed, single strength	Glazed, double strength
16" x 18"	\$1.01	\$1.35	\$1.53	28" x 26"	\$1.23	\$2.36	\$2.93
16" x 20"	1.04	1.49	1.68	28" x 28"	1.25	2.51	3.12
16" x 24"	1.07	1.55	1.80	28" x 30"	1.28	2.55	3.17
16" x 28"	1.11	1.85	2.21	28" x 32"	1.37	2.97	3.69
18" x 30"	1.13	1.89	2.31	30" x 18"	1.16	1.97	2.42
18" x 20"	1.07	1.55	1.76	30" x 20"	1.19	2.06	2.51
18" x 24"	1.08	1.74	2.06	30" x 24"	1.25	2.31	2.88
18" x 28"	1.13	1.89	2.31	30" x 28"	1.31	2.55	3.17
18" x 30"	1.19	1.97	2.42	30" x 30"	1.32	2.93	3.65
20" x 16"	1.04	1.49	1.68	30" x 32"	1.43	2.99	3.74
20" x 18"	1.07	1.55	1.76	30" x 36"	1.47	3.24	4.07
20" x 20"	.99	1.64	1.89	36" x 18"	1.32	2.31	2.78
20" x 24"	1.02	1.74	2.09	36" x 20"	1.35	2.46	3.03
20" x 26"	1.08	1.85	2.28	36" x 24"	1.40	2.78	3.45
24" x 16"	.98	1.44	1.79	36" x 28"	1.44	3.24	4.07
24" x 18"	.99	1.64	1.94	36" x 30"	1.50	3.29	4.11
24" x 20"	1.02	1.74	2.09	36" x 32"	1.52	3.59	4.52
24" x 24"	1.04	1.89	2.37	36" x 36"	1.59		4.88
24" x 26"	1.08	1.94	2.37	40" x 20"	1.50	2.67	3.29
24" x 28"	1.11	2.04	2.58	40" x 24"	1.55	3.12	3.81
24" x 30"	1.13	2.18	2.72	40" x 28"	1.62		4.61
24" x 32"	1.32	2.54	3.17	40" x 30"	1.64		4.61
26" x 16"	1.07	1.74	2.06	40" x 32"	1.67		4.92
26" x 18"	1.08	1.80	2.16	40" x 36"	1.74		5.63
26" x 20"	1.13	1.89	2.31	40" x 40"	1.79		5.66
26" x 24"	1.19	2.06	2.51	44" x 20"	1.56		3.86
26" x 26"	1.20	2.16	2.72	44" x 24"	1.64		4.20
26" x 28"	1.23	2.37	2.93	44" x 28"	1.68		4.97
26" x 30"	1.25	2.51	3.12	44" x 30"	1.71		5.63
28" x 16"	1.11	1.76	2.15	44" x 32"	1.74		5.63
28" x 18"	1.13	1.89	2.31	48" x 24"	1.67		4.92
28" x 20"	1.16	1.97	2.42	48" x 28"	1.76		5.63
22" x 24"	1.20	2.16	2.72	48" x 30"	1.79		5.66



TABLE 1—RETAIL MAXIMUM PRICES, STOCK MILLWORK, MARION AREA, INCLUDING DELAWARE, LOGAN, MARION, AND UNION COUNTIES IN OHIO—Continued

BARN SASH  
[Western ponderosa pine]

Glass size	Thick- ness (inches)	4-light barn sash		6-light barn sash		9-light barn sash		Glass size	Thick- ness (inches)	4-light barn sash		6-light barn sash		9-light barn sash	
		Open	Glazed	Open	Glazed	Open	Glazed			Open	Glazed	Open	Glazed	Open	Glazed
8" x 10"	1 1/8	\$0.89	\$1.26	\$1.04	\$1.64	\$1.44	\$2.37	8" x 10"	1 1/8	\$0.98	\$1.35	\$1.17	\$1.76	\$1.59	\$2.55
9" x 12"	1 1/8	.95	1.43	1.16	1.89	1.68	2.94	9" x 12"	1 1/8	1.07	1.53	1.31	2.01	1.91	3.17
10" x 12"	1 1/8	.99	1.50	1.20	1.98	1.68	2.94	10" x 12"	1 1/8	1.16	1.61	1.35	2.10	1.91	3.17
10" x 14"	1 1/8	1.04	1.61	1.25	2.16	1.68	2.94	10" x 14"	1 1/8	1.17	1.74	1.41	2.31	1.91	3.17
10" x 16"	1 1/8			1.37	2.64			10" x 16"	1 1/8			1.58	2.82		

## EXTERIOR DOOR FRAMES—WESTERN PONDEROSA PINE

## FOR FRAME CONSTRUCTION

[5/4-inch wall]—1 1/8 outside casing

	With oak sill	No sill
2' 8" x 6' 8"	\$8.85	\$5.99
3' 0" x 6' 8"	9.44	6.15
3' 0" x 7' 0"	9.69	6.38

Add for nailing up \$0.90

## GARAGE DOOR FRAME

Jamb—1 1/4 x 5 1/4 inch western ponderosa pine (no outside casing or sill).  
Not over 8' 0" x 8' 0"—knocked down..... \$6.75

## DOOR FRAME EXTRAS

Transom door frames (transom not over 1' 6" high, add..... \$3.38  
Side light door frame, figure 3 times price of single.  
Circle top door frame, add to price of square head frame..... 9.53

## FOR 9-INCH MASONRY CONSTRUCTION

(No sill)

	Knocked down	Nailed up
2' 8" x 6' 8"	\$6.60	\$7.40
3' 0" x 6' 8"	6.60	7.50
3' 0" x 7' 0"	6.83	7.73

## FOR 10-INCH FURRED BRICK WALL

2' 8" x 6' 8"	\$8.55	\$9.45
3' 0" x 6' 8"	9.14	10.04
3' 0" x 7' 0"	9.45	10.35

## FOR 13-INCH MASONRY CONSTRUCTION

2' 8" x 6' 8"	\$10.71	\$11.61
3' 0" x 6' 8"	10.88	11.78
3' 0" x 7' 0"	11.25	12.15

Treating door frames with "wood-life" preserver..... \$0.54

## EXTERIOR WINDOW FRAMES—WESTERN PONDEROSA PINE

[Important joints treated with wood preserver]

Glass size, 2-lights

	5/4" frame wall, 1 1/8" outside casing		9" brick wall, all head and sill		"Unique balance" frame	
	Heads and sills	Sides	Heads and sills	Sides	Heads and sills	Sides
12"		\$2.30				
14"	\$1.34	2.51	\$1.20	\$3.06	\$1.28	\$1.64
16"	1.44	2.66	1.28	3.26	1.35	1.79
18"	1.70	2.82	1.35	3.53	1.44	1.97
20"	1.79	3.08	1.44	3.81	1.55	2.13
22"	1.89	3.24	1.67	4.05	1.76	2.30
24"	1.98	3.38	1.74	4.28	1.86	2.45
26"	2.07	3.53	1.83	4.47	1.95	2.57
28"	2.15				2.00	
30"	2.15	3.66	1.91	4.86	2.03	2.72
32"	2.31	3.95	1.98	4.62	2.10	2.91
34"	2.49	4.11	2.07	5.39	2.21	3.18
36"	2.67	4.52	2.31	5.90	2.48	3.54
40"	2.97		2.49		2.66	

## WINDOW FRAME EXTRAS

For nailing-up (N. U.) add to above..... \$0.90  
Mullion frames, add to price of 2 single frames..... .45  
Triple frames, add to price of 3 single frames..... 1.20  
For brick house frames with moulded hanging style instead of plain, add..... .60  
For cutting down heads and sills, add..... \$0.90  
For cutting down sides, add..... .90  
Long sill horns for corner construction, add to price of regular head and sill..... .90  
For frame house frame, add for hanging stile instead of casing..... 1.14

## PORCH WORK—FIR

Colonial columns			Turned columns	
Sizes	Round cap and base	Paneled cap and base	Sizes	Turned center
6 inch x 8 feet	\$5.40		4" x 4", 8 feet	\$2.37
8 inch x 6 feet	6.15	\$6.00	5" x 5", 8 feet	3.09
8 inch x 8 feet	6.75	7.47	6" x 6", 8 feet	5.31
10 inch x 8 feet	9.12	9.42	6" x 6", 10 feet	6.66
12 inch x 8 feet	10.38	10.41		
14 inch x 8 feet		11.19		
16 inch x 8 feet		12.30		

Add for splitting columns, \$0.75.

## FIR—PORCH NEWELS

Size	Square paneled, cap and base	Size	Square, turned cap
4 inch x 4 feet	\$4.08	5" x 5" x 4 feet	\$1.85
10 inch x 4 feet	5.16	6" x 6" x 4 feet	2.66



[Region III Order G-28 Under RMPR 251]

**RE-SIDING MATERIALS IN CINCINNATI-COVINGTON, OHIO, AREA**

For the reasons set forth in an opinion issued simultaneously herewith, and filed with the Division of the Federal Register, and pursuant to the authority vested in the Regional Administrator of Region III of the Office of Price Administration by the Emergency Price Control Act of 1942, as amended, the Stabilization Act of 1942, as amended, and by section 9 of Revised Maximum Price Regulation No. 251, this order is issued:

**SECTION 1. What this order covers.** (a) This order fixes maximum prices for all sales of composition re-siding materials on an installed basis into a residential structure, as defined herein, in the area hereinafter described, whether or not such sales or services are made as a part of a general contract.

(b) The term "residential structure" means any building, structure, or part thereof, used entirely or principally for living or dwelling purposes and includes building or structures in connection therewith, or adjacent thereto, at the same site, such as garages, barns, milk houses, sheds, granaries, and other out-buildings, but does not include hotels.

(c) The term "re-siding materials" means any material used for re-siding a residential structure in whole or in part, including but not limited to types of siding used such as asbestos-cement shingles and composition siding materials such as insulated brick or stone and roll brick siding, but does not include materials covered by Revised Maximum Price Regulation No. 251, such as lap-siding, drop siding, wood shingles, and similar materials.

**SEC. 2. Geographical applicability.** This Order No. G-28 applies to re-siding installed on residences in the Cincinnati-Covington Area, which includes the following Counties: Hamilton County in the State of Ohio and Boone, Campbell and Kenton Counties in the State of Kentucky.

**SEC. 3. Relationship of this order to Revised Maximum Price Regulation No. 251.** (a) This order supersedes sections 6, 7 and 8 of Revised Maximum Price Regulation No. 251 with respect to sales covered by this order. All other sections of Revised Maximum Price Regulation No. 251, together with all amendments thereto that have been or may be issued, except to the extent they are inconsistent with the provisions of this order, shall apply to sales covered by this order.

(b) On and after the effective date of this order, regardless of any contract or other obligations, no person shall sell or offer to sell re-siding materials on an installed basis covered by this order at prices higher than the maximum prices established by this order: *Provided*, That installations made not more than thirty days after the effective date of this order on bona fide contracts executed prior to the effective date of this order shall not be considered to be violations of this order.

**SEC. 4. Maximum prices for sales of materials on an installed basis.** The maximum prices for installed re-siding sales covered by this order shall be as follows:

Standard surface hardness, asbestos cement siding 12 in. x 24 in. or 12 in. x 27 in.: \$25.00 per square installed.

Extra hard surface asbestos cement siding 12 in. x 24 in. or 12 in. x 27 in.: \$27.00 per square installed.

Insulated brick or insulated stone (fiber insulation board base) \$31.00 per square installed.

**NOTE:** If backer board is used—\$1.00 per square should be added to these prices.

These prices are for installed siding per square and they include:

(a) The cost of siding materials delivered to the site where the installation of the siding is to be performed.

(b) The cost of accessories used in the installation of the siding which includes but is not limited to, leveling material, felt and/or felt strips, corner heads, calking, mouldings, nails or other necessary material.

(c) Labor costs, including Federal old age benefits, unemployment compensation, taxes and workmen's compensation and public liability insurance.

(d) Other job costs, including trucking, removal of rubbish, rental of scaffold or other equipment.

(e) Margin which includes commission or brokerage.

**SEC. 5. Guaranteed or lump sum price.**

(a) A seller may offer to or make sales covered by this order on the basis of a lump sum price but such lump sum price must not be higher than the maximum price calculated in accordance with the pricing methods and requirements of this order.

(b) **Recomputation.** Within 30 days from the completion of any service covered by this order for which a price was charged on the basis described in paragraph (a) above, the seller shall check his price by reviewing the categories and other factors used in his estimate on the basis of the actual services rendered and material furnished and shall determine whether the price quoted, charged or collected is higher than the maximum price computed under this order. In the event that the price quoted, charged or collected is higher than the maximum price computed under the terms of this order the seller shall reduce his price to the proper maximum price and shall refund to the buyer within such period of 30 days after the completion of the service any excess which may have been collected or, if no excess has been collected, then, by written notice to the buyer, shall cancel the indebtedness of the buyer for any such excess, or both, as the case may require. Such a charge or collection in an amount in excess of the maximum price properly computed in accordance with this order shall not be considered to be a violation of this order if the amount thereof is refunded or credited to the buyer in accordance with this paragraph.

**SEC. 6. Preparatory or incidental construction work.** If in connection with any re-siding job, any installed building materials are furnished or any construction services performed by the seller for which specific maximum prices are not fixed by this order, such materials and services shall be separately priced and

billed on all invoices and sales slips. The maximum prices for such preparatory and incidental construction work shall be determined under Revised Maximum Price Regulation No. 251, or as fixed by any applicable area pricing order issued by the Regional Administrator of Region III.

For the purposes of this order, the term "preparatory construction work" refers to all services and materials furnished which are necessary to place a structure in repair prior to installation of siding. (Examples: Boxing in of concrete, cement block, natural stone or brick basement walls, construction of new dormer, etc.)

The term "incidental construction work" refers to separate work or materials and services furnished unrelated to the siding installation. (Examples: roof repairs, painting, etc.)

**SEC. 7. Measurements.** It shall be the seller's responsibility to measure with reasonable accuracy the area or footage to be covered. Such measurements, including allowance for waste and overlap, shall be made as follows:

(1) The seller must deduct one-half of the area of doors and windows from the over-all area to be covered with composition re-siding.

**SEC. 8. Notification.** (a) Each seller making a sale covered by this order shall, upon completion of the work, furnish to the purchaser a statement showing the following:

(1) The names and addresses of the seller and purchaser.

(2) The location of the job.

(3) The date the job was completed.

(4) A description of the work performed and the total charged for the job, together with an itemized statement of any items for which an extra charge was made, and the quantities and prices of each, and a separate statement of the preparatory and incidental construction work performed, as provided in section 6 of this order.

(b) The seller shall also furnish the purchaser an itemized statement showing the information contained in subparagraphs 1, 2, and 3 of paragraph (a) of this section, together with an itemized statement showing the number of squares, the prices charged per square of materials installed, and a separate itemized statement of any preparatory and incidental construction work performed, as provided in section 6 of this order.

(c) Each seller making a sale covered by this order shall, if requested by the purchaser, make available to the purchaser a copy of this order and a copy of Revised Maximum Price Regulation No. 251. Copies for this purpose may be obtained from the office of the Regional Administrator, Cleveland, Ohio, or from the Cincinnati District Office of the Office of Price Administration.

**SEC. 9. Records.** Each seller must keep and retain at his principal place of business records concerning each sale covered by this order, showing the following:

(1) The name and address of the purchaser.

(2) The location of the job.

(3) A copy of any and all contracts pertaining to each sale.

(4) The date the job was completed.



(5) A description of the materials and services involved.

(6) The number of squares and the price charged per square of material.

(7) A separate itemized statement of any preparatory and incidental construction work and the prices charged for such work.

All such records shall be kept and made available for inspection by representatives of the Office of Price Administration so long as the Emergency Price Control Act of 1942, as amended, remains in effect.

#### SEC. 10. Prohibitions and evasions.

(a) No person shall sell, and no person shall buy in the course of trade or business at prices greater than the maximum prices established by this order.

(b) The price limitations set forth in this order shall not be evaded by direct or indirect methods, in connection with an offer, solicitation, agreement, sale, delivery, purchase or receipt of any of the commodities covered by this order, whether alone or in conjunction with any other commodity, or by way of commissions, services, transportation or other charges, discounts, premiums, or other privileges or by tying agreement or other understanding or by making the terms and conditions of sale more onerous to buyers than they were during March, 1942 (except as specifically permitted by this order or applicable regulations).

SEC. 11. Less than maximum prices. Prices lower than the maximum prices for sales covered by this order may, of course, be charged and paid.

SEC. 12. Revocation or amendment. This order may be revoked, modified or amended at any time by the Price Administrator or the Regional Administrator.

Issued May 2, 1946.

Effective May 16, 1946.

J. F. KESSEL,  
Regional Administrator.

[F. R. Doc. 46-9106; Filed, May 29, 1946;  
12:57 p. m.]

[Region VI Rev. Order G-1 Under Gen. Order 61, Amdt. 1]

#### USED LUMBER IN CHICAGO REGION

An opinion accompanying this amendment has been issued simultaneously herewith. Revised Order No. G-1 under General Order No. 61 is amended in the following respects:

Appendix C is amended to include the following counties in the State of Wisconsin:

Calumet.	Waupaca.
Manitowoc.	Waushara.
Outagamie.	Winnebago.
Portage.	Wood.

This Amendment No. 1 to Revised Order No. G-1 under General Order No. 61 shall become effective immediately.

Issued this 10th day of May 1946.

R. E. WALTERS,  
Regional Administrator.

[F. R. Doc. 46-9094; Filed, May 29, 1946;  
12:52 p. m.]

[Region VI Order G-1 Under Gen. Order 68, Amdt. 1]

#### MILLWORK IN CHICAGO REGION

An opinion accompanying this Amendment No. 1 to Regional Order G-1 under General Order 68 is issued simultaneously herewith. Regional Order G-1 under General Order 68 is amended in the following respects:

In Appendix A, page 7, table covering prices on Fir Doors is amended to read as follows:

Door size	Five cross panel—No. 2 fir	Two regular panel—No. 1 fir
<i>1 3/8" thick</i>		
1/8 x 6/8		\$2.00
2/0 x 6/0	\$6.31	6.13
6/6	6.55	6.39
6/8	6.61	6.43
7/0	7.50	7.55
2/2 x 6/6	7.24	
6/8	6.92	7.17
7/0	8.11	7.72
2/4 x 6/0		
6/6	6.64	6.51
6/8	6.73	6.58
7/0	8.11	7.72
2/6 x 6/0	6.97	
6/6	6.68	6.55
6/8	6.74	6.62
7/0	7.73	7.41
2/8 x 6/0	7.19	
6/6	7.13	
6/8	6.77	6.64
7/0	7.77	7.42
2/10 x 6/0		
6/6	7.89	
6/8	7.29	7.15
7/0	8.57	8.14
3/0 x 6/6		
6/8	7.60	7.88
7/0	8.18	8.57
<i>1 3/4" thick</i>		
2/6 x 6/8	9.06	
7/0	10.05	
2/8 x 6/0		
6/6		
6/8	9.00	9.40
7/0	10.03	10.19
2/10 x 6/0		
6/6		
6/8	10.03	10.19
7/0	11.09	11.00
3/0 x 6/0		
6/8	10.50	10.65
7/0	11.29	11.48

In Appendix A, page 8, table of prices covering Garage Doors, Vertical Grain Douglas Fir is amended to read as follows:

#### GARAGE DOORS

[Vertical grain Douglas fir]

Opening size 1 3/4"	Door identification by type					
	E-1		E-2	E-3		E-4
	Glazed	Open		Glazed	Open	
7/6 x 7/6	\$24.58	\$21.88		\$25.91	\$23.21	
8/0 x 7/0	24.58	21.88	\$23.82	25.91	23.21	\$25.12
8/0 x 7/6	24.58	21.88	23.82	25.91	23.21	25.12
8/0 x 8/0	24.58	21.88	23.82	25.91	23.21	25.12

1 3/4" thick.

In Appendix A, page 13 is amended to include the following footnote:

The maximum prices for "over-the-counter" sales of mouldings as defined in Section 2 of Article 1 of Maximum Price Regulation No. 601 and not shown in the above list shall be established by adding 50 per cent to the jobbers' delivered prices, as computed under Section 30 of Maximum Price Regulation No. 601.

A new section is added to Regional Order G-1 under General Order 68 to read as follows:

SEC. 14. With the exceptions of the prices set forth in the table covering Fir Doors on page 7 of Appendix A and the prices set forth in the table covering Garage Doors Vertical Grain Douglas Fir on page 8 of Appendix A, each seller covered by this order may add to the prices set forth on pages 4, 5, 6, 7, 8, 11, 12, and 14 of Appendix A the dollars-and-cents increase charged him by the manufacturer or jobber pursuant to Amendment 16 to Revised Maximum Price Regulation No. 293.

Each seller covered by this section shall file within 10 days from the effective date of Amendment No. 1 to Regional Order G-1 a list of the price increases resulting from the application of this Section with the Chicago Regional Office of the Office of Price Administration, Chicago 6, Illinois.

This Amendment No. 1 to Regional Order G-1 under General Order 68 shall become effective immediately.

Issued this 9th day of May 1946.

R. E. WALTERS,  
Regional Administrator.

[F. R. Doc. 46-9110; Filed, May 29, 1946;  
12:59 p. m.]

[Region III Order G-34 Under RMPR 251]

#### INSTALLED RE-ROOFING IN CLARKSBURG, W. VA., AREA

An opinion accompanying this order has been filed with the Division of Federal Register.

In the judgment of the Regional Administrator of Region III of the Office of Price Administration, the maximum prices established by this order are generally fair and equitable, and are necessary to effectuate the purposes of the Emergency Price Control Act of 1942, as amended.

Therefore, under the authority vested in the Regional Administrator of Region III of the Office of Price Administration by the Emergency Price Control Act of 1942, as amended and by section 9 of Revised Maximum Price Regulation No. 251, this order is issued:

SECTION 1. What this order covers. This order fixes maximum prices for all sales of re-roofing when sold installed on residential structures in the Clarksburg, West Virginia Area. For the purposes of this Order, the Clarksburg, West Virginia Area consists of Barbour, Doddridge, Harrison, Lewis, Taylor and Upshur counties in the State of West Virginia. The term "re-roofing" includes composition Asphalt Strip Shingles 12 inch (3 in line) of 210 pounds weight per square and Asphalt Re-roofer Type Shingles, 160-162 pounds per square. The term "re-roofing on an installed basis" means and includes related materials such as nails, mastic, cost of permit, delivery, cleaning up and all taxes and insurance based on pay-roll labor.

SEC. 2. Relationship of this order to Revised Maximum Price Regulation No. 251. The provisions of this order supersede sections 6, 7, and 8 of Revised Maximum Price Regulation No. 251 with respect to sales of the re-roofing specified in this order when sold installed on



residential structures. All other provisions of Revised Maximum Price Regulation No. 251 not inconsistent with this order are applicable to transactions covered by this order.

SEC. 3. *Maximum prices for sales of re-roofing on an installed basis.* The maximum prices for sales of re-roofing on an installed basis on residential structures shall be as shown in the following table, and shall be upon a price per square basis.

12 inch (3 in line) asphalt strip shingles, 210 lbs. per square	\$13.50
Asphalt re-roofer type shingles, 160-162 lbs. per square	12.85

The above prices include nails, mastic, cost of permit, delivery, cleaning up and all payroll taxes and insurance.

When installations are made by Harrison County sellers on residences in Barbour, Dodderidge, Lewis, Taylor or Upshur counties, a charge of \$2.00 per square in addition to the above prices may be added. In addition to the above prices, the following charges may be made for extras when actually installed:

Per lineal foot	
Metal ridge roll	\$0.15
Metal valley flashing	.30
Metal dormer flashing	.25
Per chimney	
Metal flashing, single chimney	\$6.50
Metal flashing, double chimney	10.00

SEC. 4. *Lump sum or guaranteed prices.*

(a) A seller may offer to or make sales covered by this order on the basis of a lump sum or guaranteed price but such price must not be higher than the maximum price calculated in accordance with the pricing methods and requirements of this order.

(b) *Recomputations.* Within 30 days from the completion of the sale of any material and/or service covered by this order for which a price was charged on the basis described in paragraph (a) above, the seller shall check his price by reviewing the categories and other factors used in his estimate on the basis of the actual services rendered and material furnished and shall determine whether the price quoted, charged or collected is higher than the maximum price computed under this order. In the event that the price quoted, charged or collected is higher than the maximum price computed under the terms of this order, the seller shall reduce his price to the proper maximum price and shall refund to the buyer within such period of 30 days after the completion of the service, any excess which may have been collected or, if no excess has been collected, then, by written notice to the buyer, shall cancel the indebtedness of the buyer for any such excess, or both, as the case may require. Such a charge or collection in an amount in excess of the maximum price properly computed in accordance with this order shall not be considered to be a violation of this order if the amount thereof is refunded or credited to the buyer in accordance with this paragraph.

SEC. 5. *Additional construction work.* If, in addition to the re-roofing work

covered by this order, any installed building materials are furnished or any construction services performed by the seller, other than re-roofing, the cost of such work shall not be included in the cost of installed re-roofing but shall be separately priced and billed on all invoices. The maximum price of any such additional work shall be determined under Revised Maximum Price Regulation No. 251, or other applicable regulation or order.

SEC. 6. *Measurements.* It shall be the seller's responsibility to measure with reasonable accuracy the area or footage to be covered. A measurement with reasonable accuracy shall be considered to have been made if the price based on such estimate does not vary by more than 3% from the maximum price computed under the terms of this order.

SEC. 7. *Notification.* Every person making sales subject to this order shall, if requested by the purchaser, make available to the purchaser a copy of this order and copy of Revised Maximum Price Regulation No. 251. Upon completion of any contract for installed re-roofing and/or additional construction work, the seller, must furnish the purchaser with an itemized statement showing the number of squares covered, the maximum price per square of re-roofing installed, and a separate statement of any additional construction work other than installed re-roofing, as provided by section 5 hereof, giving a description of such work and an itemized statement of the prices thereof. The seller shall also include in such statement the date on which the installation was completed, the names and addresses of the sellers and buyers, job site and terms of sale.

SEC. 8. *Prohibitions and evasions.* (a) No person shall sell and no person shall buy, in the course of trade or business, any of the commodities or services covered by this order, at prices greater than the maximum prices established by this order.

(b) The price limitations set forth in this order shall not be evaded by direct or indirect methods, in connection with an offer, solicitation, agreement, sale, delivery, purchase or receipt of any of the commodities or services covered by this order, whether alone or in conjunction with any other commodity or by way of commissions, services, transportation or other charges, discounts, premiums, or other privileges or by tying agreement or other understanding or by making the terms and conditions of sale more onerous to buyers than they were during March 1942 (except as specifically permitted by this order or applicable regulations).

SEC. 9. *Records.* Each seller must keep and retain at his principal place of business, records concerning each sale covered by this order, showing the following:

- (1) The name and address of the purchaser.
- (2) The location of the job.
- (3) A copy of any and all contracts pertaining to each sale.
- (4) The date the work was completed.
- (5) A description of the materials and services involved.

(6) The number of squares and the price charged per square of material.

(7) A separate itemized statement of any additional construction work performed and the prices charged for such work.

All such records shall be kept and made available for inspection by representatives of the Office of Price Administration so long as the Emergency Price Control Act of 1942, as amended, remains in effect.

SEC. 10. *Revocation or amendment.* This order may be revised, amended, revoked or modified at any time by the Office of Price Administration.

This order shall become effective May 16, 1946.

Issued May 2, 1946.

J. F. KESSEL,  
Regional Administrator.

[F. R. Doc. 46-9107; Filed, May 29, 1946; 12:57 p. m.]

[Region III Order G-34 Under Gen. Order 68]

#### MILLWORK IN THE TROY, OHIO AREA

For the reasons set forth in an opinion issued simultaneously herewith, and pursuant to the authority granted the Regional Administrator under the provisions of General Order No. 68, this order is issued.

SECTION 1. *What this order covers.* This order covers all retail sales of the stock millwork items specified in this order, delivered to purchasers in the Troy, Ohio area. The Troy, Ohio area, for the purposes of this order, consists of the Counties of Darke, Miami, and Shelby in the State of Ohio.

SEC. 2. *Definition of a retail sale.* For the purposes of this order, a retail sale means a sale to an ultimate user or to a purchaser for resale on an installed basis.

SEC. 3. *Description of items covered by this order.* This order covers the stock millwork items set forth in the price list included herein including, but not limited to, glazed storm sash, glazed windows and doors. Other related items may be added from time to time.

SEC. 4. *Relation to other orders and regulations.* This order supersedes MPR 44 and MPR 293 and the General Maximum Price Regulation for all sales of the items covered by this order. Sales of any items not specifically described in this order remain subject to all applicable regulations issued by the Office of Price Administration.

SEC. 5. *Maximum prices.* (a) The prices set forth in the attached price list are the maximum prices which may be charged for the items shown whether purchased from manufacturers or jobbers, or self-produced. Prices lower than the maximum prices may, of course, be charged or paid.

(b) The prices established by this order include free delivery to points within the county where the sellers' place of



business is located. Delivery rates and allowances beyond the sellers' county shall be in accordance with said sellers March 1942 delivery practices.

(c) Sellers shall allow to all bona fide resellers of stock millwork on an installed basis, a discount of not less than 2% for payment on or before the tenth of the calendar month following the date of delivery. No discount need be given on sales quoted and sold on a contract or lump sum basis.

**SEC. 6. Invoice.** Each seller subject to this order shall furnish to every buyer, of any items covered by this order, an invoice containing a sufficiently complete description of the stock millwork items sold to show whether or not the price charged is at or below the established maximum price. Items covered by the order shall be invoiced by the same description as listed in the attached price list.

**SEC. 7. Record keeping.** Each seller must keep at his place of business and

available for inspection by representatives of the OPA, records concerning each sale covered by this order, showing the following:

1. Name and address of purchaser.
2. Place of delivery.
3. Date of transaction.
4. An itemized description of the materials and services invoiced, and the prices charged.
5. If the stock millwork is sold on a contract or lump sum price basis and includes two or more different items, the seller must keep a record describing his calculations of each item sold by reason of such lump sum price.

**SEC. 8. Prohibitions and evasions.** (a) No person shall sell, and no person shall buy in the course of trade or business at prices greater than the maximum prices established by this order.

(b) The price limitations set forth in this order shall not be evaded by direct or indirect methods, in connection with an offer, solicitation, agreement, sale, delivery, purchase or receipt of any of the commodities covered by this order, whether alone or in conjunction with any

other commodity, or by way of commissions, services, transportation or other charges, discounts, premiums, or other privileges or by tying agreement or other understanding or by making the terms and conditions of sale more onerous to buyers than they were during March 1942 (except as specifically permitted by this order or applicable regulations).

**SEC. 9. Posting.** Every seller making a sale covered by this order shall post a copy of said order with the list of maximum prices in each of his places of business in the Troy, Ohio, Area, in a manner plainly visible to and accessible by all purchasers.

**SEC. 10. Amendment.** This order may be amended or revoked at any time by the Office of Price Administration.

This order shall become effective May 22, 1946.

Issued May 8 1946.

J. F. KESSEL,  
Regional Administrator.

TABLE 1—RETAIL MAXIMUM PRICES, STOCK MILLWORK, TROY AREA, CONSISTING OF DARKE, MIAMI, AND SHELBY COUNTIES IN OHIO

INTERIOR WESTERN PONDEROSA PINE DOORS

(Ovolo sticking)

Stock sizes	Thick- ness	4-panel No. 1	5x panel No. 1	5 regular panel No. 1	5x panel No. 2	2 regular W. P. P. S. & R fir panels	2 vertical W. P. P. S. & R fir panels	6 panel colonial No. 1, W. P.	Stock sizes	Thick- ness	4-panel No. 1	5x panel No. 1	5 regular panel No. 1	5x panel No. 2	2 regular W. P. P. S. & R fir panels	2 vertical W. P. P. S. & R fir panels	6 panel colonial No. 1, W. P.
2'0" x 6'0"	1 3/4"	\$5.42							2'6" x 7'0"	1 3/4"	\$8.79	\$8.28	\$8.79		\$7.95	\$8.61	\$9.56
2'0" x 6'6"	1 3/4"	6.02	\$6.02						2'8" x 6'6"	1 3/4"	8.34	7.80					9.14
2'6" x 6'6"	1 3/4"	7.22							2'8" x 6'8"	1 3/4"	8.03	7.80					8.51
1'0" x 6'8"	1 3/4"								2'8" x 6'10"	1 3/4"	9.05	8.54	8.03	\$7.70	7.47	7.64	
1'0" x 7'0"	1 3/4"		6.72			\$6.77	\$6.90	\$7.55	2'8" x 7'0"	1 3/4"	9.17	8.63	9.17		8.67	8.36	
1'8" x 6'8"	1 3/4"					7.32			2'10" x 6'0"	1 3/4"	8.72				8.28	8.46	9.93
1'10" x 6'8"	1 3/4"					6.77	6.90	7.70	2'10" x 6'8"	1 3/4"	8.84	8.33	8.84		7.98	8.66	9.60
2'0" x 6'0"	1 3/4"	6.06	6.06	\$6.06	\$5.82	5.81	5.94	6.81	2'10" x 6'10"	1 3/4"	9.42	9.42	9.42		9.05	9.26	10.20
2'0" x 6'6"	1 3/4"	6.54	6.36			6.09	6.41	7.10	2'10" x 7'0"	1 3/4"	9.54	9.54	9.54		9.17	9.33	10.31
2'0" x 6'8"	1 3/4"	6.65	6.47	6.65		6.20	6.51	7.19	3'0" x 6'0"	1 3/4"	9.05						
2'0" x 6'10"	1 3/4"	7.55	7.11			7.23			3'0" x 6'8"	1 3/4"	9.23	8.70			8.85		9.98
2'6" x 7'0"	1 3/4"	7.64	7.20	7.64		7.32	7.49	8.45	3'0" x 7'0"	1 3/4"	9.98	9.41	9.98		9.56	9.78	10.73
2'6" x 6'8"	1 3/4"		7.01			7.13	7.28	8.24	2'8" x 6'8"	1 3/4"		10.55					
2'2" x 7'0"	1 3/4"		8.03			7.70	7.86	8.81	2'10" x 6'8"	1 3/4"					11.36		12.68
2'4" x 7'0"	1 3/4"					7.08			3'0" x 6'8"	1 3/4"							13.05
2'4" x 6'4"	1 3/4"	7.55							2'6" x 7'0"	1 3/4"		12.15					13.56
2'4" x 6'6"	1 3/4"	6.99	6.99			6.71	6.84	7.11	2'8" x 6'8"	1 3/4"					11.69		
2'4" x 6'8"	1 3/4"	7.16	7.16	7.16		6.84	7.01	7.88	2'10" x 6'10"	1 3/4"		11.12					
2'4" x 6'10"	1 3/4"	8.30	8.30			7.97	8.12		2'8" x 7'0"	1 3/4"		11.93					
2'4" x 7'0"	1 3/4"	8.42	8.42	8.42		8.06	8.24	9.18	3'0" x 6'10"	1 3/4"		13.01					
2'6" x 6'0"	1 3/4"	7.64	7.64			7.32	7.05	8.45	2'10" x 7'0"	1 3/4"		13.18					
2'6" x 6'6"	1 3/4"	7.58	7.58	7.58	7.26	7.05	7.19	8.06	3'0" x 6'8"	1 3/4"		11.99					
2'6" x 6'8"	1 3/4"	7.68	7.46	7.68		7.82	7.29	8.16	3'0" x 7'0"	1 3/4"	13.73	12.93			13.22		14.48
2'6" x 6'10"	1 3/4"	8.67	8.18			8.33	8.49										

FIR GLASS DOORS

[No. 2 quality]

Stock sizes	Thick- ness (inches)	3X—1 light		3X—3 lights		3X panels—4 lights		3X panels—6 lights		Stock sizes	Thick- ness (inches)	3X—1 light		3X—3 lights		3X panels—4 lights		3X panels—6 lights	
		Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed			Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed
2' 6" x 6' 6"	1 3/4"	\$6.41	\$7.25	\$6.77	\$7.68	\$6.90	\$7.80	\$7.14	\$8.19	2' 10" x 6' 10"	1 3/4"	\$7.44	\$9.26	\$7.80	\$9.42	\$7.92	\$9.74	\$8.16	\$9.96
2' 6" x 6' 8"	1 3/4"	6.50	7.40	6.86	7.83	6.99	7.95	7.23	8.34	3' 0" x 7' 0"	1 3/4"	7.88	9.90	8.24	10.05	8.36	10.17	8.61	10.39
2' 8" x 6' 8"	1 3/4"	6.68	7.68	7.04	8.12	7.17	8.25	7.46	8.64										

2-LIGHT CELLAR SASH—WESTERN PONDEROSA PINE

Glass size	Thickness (inches)	Open	Glazed, single strength	Glass size	Thickness (inches)	Open	Glazed, single strength
12" x 14"	1 3/4"	\$0.95	\$1.24	14" x 18"	1 3/4"	\$1.16	\$1.83
12" x 16"	1 3/4"	.98	1.44	14" x 20"	1 3/4"	1.19	1.89
12" x 18"	1 3/4"	1.01	1.61	15" x 12"	1 3/4"	1.08	1.39
14" x 12"	1 3/4"	1.08	1.62	15" x 14"	1 3/4"	1.13	1.83
14" x 14"	1 3/4"	1.08	1.62	15" x 16"	1 3/4"	1.16	1.83
14" x 15"	1 3/4"	1.13	1.76	15" x 18"	1 3/4"	1.19	1.89
14" x 16"	1 3/4"	1.13	1.76	15" x 20"	1 3/4"	1.20	2.10



TABLE 1—RETAIL MAXIMUM PRICES, STOCK MILLWORK, TROY AREA, CONSISTING OF DARKE, MIAMI, AND SHELBY COUNTIES IN OHIO—Continued  
3-LIGHT CELLAR SASH—WESTERN PONDEROSA PINE

Glass size	Thickness (inches)	Open	Glazed, single strength	Glass size	Thickness (inches)	Open	Glazed, single strength
8" x 10"	13/16	\$0.90	\$1.17	10" x 16"	13/16	\$1.08	\$1.79
10" x 12"	13/16	1.02	1.38	10" x 18"	13/16	1.20	1.98
10" x 14"	13/16	1.07	1.58	10" x 20"	13/16	1.25	2.10

## HOTBED SASH

Sash opening	Open	Glazed	Number rows glass	Sash opening	Open	Glazed	Number rows glass
3' 0" x 6' 0"—13/16	\$3.14	\$6.29	3	4' 0" x 6' 0"—13/16	\$5.57	\$9.45	4

## KNOCKED DOWN SASH PARTS, TOXIC TREATED—WESTERN PONDEROSA PINE

[13/16" 2 check windows—Ohio knocked down wood parts—"profit"]

Glass	Stile or top rail	Check rail	Bottom rail	Glass	Stile or top rail	Check rail	Bottom rail
12"	\$0.17	\$0.14	\$0.20	30"	\$0.27	\$0.23	\$0.36
14"	.18	.14	.23	32"	.30	.24	.39
16"	.18	.15	.24	34"	.32	.26	.41
18"	.20	.17	.26	36"	.33	.27	.44
20"	.21	.18	.27	38"	.33	.27	.44
22"	.23	.18	.29	40"	.36	.29	.50
24"	.23	.20	.30	42"	.39	.30	.50
26"	.24	.20	.33	44"	.42	.33	.54
28"	.26	.21	.33	48"	.48	.39	.65

For ogee lugs (Cincinnati opening only) add for complete set (4 stiles)—\$0.45.

## CUPBOARD DOORS 1 1/4"—1 PANEL WESTERN PONDEROSA PINE

1' 4" x 2' 0"	\$1.37	1' 4" x 3' 0"	\$1.86	1' 4" x 4' 0"	\$2.42	1' 4" x 5' 0"	\$3.08
1' 6" x 2' 0"	1.46	1' 6" x 3' 0"	1.95	1' 6" x 4' 0"	2.55	1' 6" x 5' 0"	3.27
1' 8" x 2' 0"	1.50	1' 8" x 3' 0"	2.13	1' 8" x 4' 0"	2.76	1' 8" x 5' 0"	3.54
2' 0" x 2' 0"	1.73	2' 0" x 3' 0"	2.37	2' 0" x 4' 0"	3.08	2' 0" x 5' 0"	3.95
1' 4" x 2' 6"	1.68	1' 4" x 3' 6"	2.18	1' 4" x 4' 6"	2.76	2' 0" x 6' 0"	4.41
1' 6" x 2' 6"	1.77	1' 6" x 3' 6"	2.28	1' 6" x 4' 6"	2.91	2' 6" x 6' 0"	5.19
1' 8" x 2' 6"	1.91	1' 8" x 3' 6"	2.51	1' 8" x 4' 6"	3.18		
2' 0" x 2' 6"	2.13	2' 0" x 3' 6"	2.76	2' 0" x 4' 6"	3.50		

## FIR PANEL DOORS

Stock sizes	Thickness	F 82; 2 regular panel No. 1	F 82; 2 regular panel No. 2	F 20; 1 panel No. 1	F 3; 3 panel No. 2	Stock sizes	Thickness	F 82; 2 regular panel No. 1	F 82; 2 regular panel No. 2	F 20; 1 panel No. 1	F 3; 3 panel No. 2
2' 0" x 6' 0"	1 1/2"				\$4.50	2' 4" x 7' 0"	1 1/2"	\$7.04	\$6.84		
2' 6" x 6' 0"	1 1/2"				5.28	2' 6" x 6' 0"	1 1/2"	6.29	6.12		\$6.12
2' 8" x 6' 0"	1 1/2"				5.49	2' 6" x 6' 6"	1 1/2"	6.02	5.85		5.85
1' 6" x 6' 8"	1 1/2"	\$5.63	\$5.48	\$5.81		2' 6" x 6' 8"	1 1/2"	6.09	5.94	\$6.27	5.94
2' 0" x 6' 0"	1 1/2"	5.25	5.12		5.12	2' 6" x 7' 0"	1 1/2"	6.81	6.63		
2' 0" x 6' 6"	1 1/2"	5.49	5.34			2' 8" x 6' 8"	1 1/2"	6.27	6.09	6.45	6.09
2' 0" x 6' 8"	1 1/2"	5.63	5.48	5.81	5.48	2' 8" x 7' 0"	1 1/2"	6.98	6.80		
1' 0" x 7' 0"	1 1/2"	6.68	6.50			2' 10" x 6' 10"	1 1/2"	7.65	7.44		7.44
2' 4" x 6' 6"	1 1/2"	8.85	8.69			2' 10" x 7' 0"	1 1/2"	7.73	7.52		
2' 4" x 6' 8"	1 1/2"	8.94	8.78	6.12	5.78	3' 0" x 7' 0"	1 1/2"	8.09	7.88		7.41

## WESTERN PONDEROSA PINE GLASS DOORS

Stock sizes	Thickness	N. D. 500		N. D. 502		N. D. 514		N. D. 530		N. D. 531		N. D. 532		N. D. 559		N. D. 561		N. D. 562		N. D. 567	
		Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed
2' 6" x 6' 6"	1 1/2"																	\$7.40	\$9.39		
2' 6" x 6' 8"	1 1/2"																	7.44	9.48		
2' 8" x 6' 8"	1 1/2"	\$8.45	\$10.44	\$9.33	\$12.00	\$7.44	\$9.38	\$8.07	\$8.93	\$8.91	\$9.59	\$9.42	\$11.22	\$7.28	\$10.19	\$8.72	\$10.37	\$9.08	\$11.07	7.65	9.90
3' 0" x 6' 8"	1 1/2"													7.59	11.30	9.03	11.91				
2' 10" x 6' 10"	1 1/2"	9.14	12.41	10.89	13.80	8.07	11.34	8.76	10.16	9.60	11.54	10.11	12.45	7.86	11.12	9.30	12.18	9.68	12.63	8.24	11.15
2' 8" x 7' 0"	1 1/2"	9.03	12.29	10.77	13.83	7.97	10.88	8.61	10.02	9.45	10.62	9.93	12.09							8.19	11.10
2' 10" x 7' 0"	1 1/2"	9.23	12.86	10.95	14.18	8.12	11.39	8.81	11.06	9.68	11.60	10.14	12.60							8.54	11.58
3' 0" x 7' 0"	1 1/2"	9.45	13.16	11.19	14.51	8.34	12.05	9.03	10.64	9.87	12.02	10.35	12.84	8.12	12.14	9.56	12.78	9.93	13.05	8.49	11.76
2' 6" x 6' 8"	1 3/4"					10.19	12.42	10.94	12.51	12.02	13.44	12.60	14.31	10.07	12.98	11.97	13.31	12.48	15.09	10.71	12.96
2' 8" x 6' 8"	1 3/4"	11.87	14.76	14.27	17.07	10.43	12.18	11.22	11.82	12.30	13.04	12.87	14.70	10.29	13.20	12.20	13.67	12.72	14.51	10.94	13.41
2' 10" x 6' 8"	1 3/4"					10.64	13.55	11.51	12.60	12.59	13.70	13.89	16.24	10.76	14.46	12.66	14.69	13.17	15.09	11.15	14.06
3' 0" x 6' 8"	1 3/4"	12.44	15.69	14.85	17.84	10.94	13.41	11.79	13.02	12.87	13.98	13.45	15.65	11.15	14.42	13.05	15.95	13.59	16.55	11.67	14.48
2' 10" x 6' 10"	1 3/4"	12.87	16.14	15.32	18.23	11.33	14.60	12.20	14.19	13.29	15.23	13.89	16.24								
2' 6" x 7' 0"	1 3/4"					10.94	13.85														
2' 8" x 7' 0"	1 3/4"	12.77	16.04	15.18	18.23	11.22	14.13	12.02	14.03	13.13	14.93	13.69	15.84								
2' 10" x 7' 0"	1 3/4"	13.05	16.32	15.47	18.51	11.45	14.70	12.38	14.61	13.46	15.39	14.04	16.50							11.69	14.94
3' 0" x 7' 0"	1 3/4"	13.34	17.04	15.75	19.07	11.73	14.58	12.66	14.06	13.74	15.00	14.31	16.80	11.51	15.53	13.41	15.71	13.92	16.11	11.97	15.23



TABLE 1—RETAIL MAXIMUM PRICES, STOCK MILLWORK, TROY AREA, CONSISTING OF DARKE, MIAMI, AND SHELBY COUNTIES IN OHIO—Continued  
WESTERN PONDEROSA PINE GLASS DOORS—continued

Stock sizes	Thick- ness (inches)	N. D. 568		N. D. 569		N. D. 591		N. D. 592		N. D. 594		N. D. 635		N. D. 638		N. D. 641		N. D. 642	
		Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed
2' 6" x 6' 6"	1 3/4"	\$8.24	\$9.98	\$8.76	\$10.74														
2' 6" x 6' 8"	1 3/4"			8.81	11.10														
2' 8" x 6' 8"	1 3/4"	8.49	10.61	9.03	11.01	\$8.34	\$9.15	\$9.08	\$10.11	\$9.53	\$10.73	\$7.92	\$11.94	\$8.34	\$12.06	\$9.08	\$11.88	\$9.60	\$12.69
3' 0" x 6' 8"	1 3/4"									10.89	12.24	8.24	12.99	9.41	13.20	9.36	12.57	9.87	13.25
2' 10" x 6' 10"	1 3/4"	9.00	11.28	9.60	12.09	10.02	11.06	10.82	11.96	11.31	12.62	8.54	13.31	9.69	14.09	9.65	12.75	10.16	13.50
2' 8" x 7' 0"	1 3/4"	9.03	11.18	9.56	12.00							8.49	13.26	9.65	13.98	9.60	12.66	10.11	13.38
2' 10" x 7' 0"	1 3/4"			9.72	12.41							8.66	13.43	9.78	14.45	9.74	12.90	10.25	13.58
3' 0" x 7' 0"	1 3/4"	9.33	11.91	9.87	12.56	10.52	11.58	11.31	12.48	11.78	13.13	8.81	13.82	9.92	14.03	9.87	13.22	10.40	13.97
2' 6" x 6' 8"	1 3/4"																		
2' 8" x 6' 8"	1 3/4"	11.79	13.89	12.48	14.46	11.69	12.62	12.57	13.61	13.10	14.31	10.68	14.49	11.82	15.98	12.92	14.90	13.59	15.80
2' 10" x 6' 8"	1 3/4"			12.72	15.21														
3' 0" x 6' 8"	1 3/4"			12.95	15.44	12.32	13.32	13.20	14.31	13.73	15.03	10.86	15.27	13.38	16.95	13.38	15.72	14.06	16.50
2' 10" x 6' 10"	1 3/4"			13.34	15.83	14.03	15.06	15.00	16.14	15.57	16.89	12.30	17.07	13.79	18.18	13.79	16.89	14.45	17.78
2' 6" x 7' 0"	1 3/4"																		
2' 8" x 7' 0"	1 3/4"			13.46	16.14	14.31	15.35	15.29	16.46	15.87	17.18	12.48	17.25	13.94	18.60	13.94	17.12	14.61	17.94
2' 10" x 7' 0"	1 3/4"			13.74	16.43	13.41	14.42	14.31	15.44	14.85	16.14	11.64	16.28	14.15	18.02	14.16	16.58	14.82	17.42

## SIDELIGHTS—WESTERN PONDEROSA PINE NO. 1

Stock sizes	Thick- ness	S. L. 676		S. L. 675, 6 lts.		S. L. 675		S. L. 675, 8 lts.		Stock sizes	Thick- ness	S. L. 676		S. L. 675, 6 lts.		S. L. 675		S. L. 675, 8 lts.	
		Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed			Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed
1' 2" x 6' 8"	1 3/4"	\$4.56	\$6.20	\$6.15	\$8.45	\$4.52	\$6.51	\$6.42	\$8.87	1' 2" x 6' 8"	1 3/4"	\$6.11	\$7.74	\$8.09	\$10.46	\$6.05	\$8.04	\$7.82	\$10.26
1' 2" x 7' 0"	1 3/4"	4.89	6.51	6.48	8.78	4.83	6.83	6.75	9.20	1' 2" x 7' 0"	1 3/4"	6.51	8.13	8.52	10.80	6.44	8.45	8.19	10.64

## 1 3/4" COLONIAL ENTRANCE DOORS

[No. 1 western ponderosa pine]

		2' 8" x 6' 8"		3' 0" x 6' 8"		3' 0" x 7' 0"				2' 8" x 6' 8"		3' 0" x 6' 8"		3' 0" x 7' 0"	
		Open	Glazed	Open	Glazed	Open	Glazed			Open	Glazed	Open	Glazed	Open	Glazed
6 pan. 3/4" heavy panel				\$14.73		\$15.71		6 pan. 3/4" heavy panel				\$14.73		\$15.71	
8 pan. 3/4" heavy panel				14.90		15.89		8 pan. 3/4" heavy panel				14.90		15.89	
		Open	Glazed	Open	Glazed	Open	Glazed			Open	Glazed	Open	Glazed	Open	Glazed
Design N. D. 610				\$29.27	\$32.45	\$29.97	\$33.18	Design N. D. 512				\$14.67	\$18.84	\$15.53	\$19.89
Design N. D. 607				26.07	28.01	27.90	30.02	Design N. D. 612				24.66	28.02	25.37	29.07
Design N. D. 608				33.54	35.15	34.23	37.49	Design N. D. 600				20.93	22.61	22.44	24.12
Design N. D. 612 Dutch				29.21	32.58	29.90	33.60								

## FRENCH DOORS

[Stiles and top rail 4 3/4"—western ponderosa pine]

Stock sizes	Thick- ness	N. D. 625		N. D. 626		N. D. 627		Stock sizes	Thick- ness	N. D. 625		N. D. 626		N. D. 627	
		Open	Glazed	Open	Glazed	Open	Glazed			Open	Glazed	Open	Glazed	Open	Glazed
2' 0" x 6' 8"	1 3/4"	\$6.90	\$8.79	\$7.14	\$9.83			2' 0" x 7' 0"	1 3/4"	\$7.49	\$10.76	\$7.28	\$10.70	\$8.24	\$11.91
2' 6" x 6' 8"	1 3/4"	7.08	9.45	6.92	10.22	\$7.19	\$10.49	3' 0" x 7' 0"	1 3/4"					8.48	12.41
2' 8" x 6' 8"	1 3/4"			6.96	10.40	7.23	10.56	2' 6" x 6' 8"	1 3/4"					10.13	13.43
2' 0" x 7' 0"	1 3/4"	7.26	9.78					3' 0" x 7' 0"	1 3/4"					11.99	15.92

T. astragal for folding doors—western ponderosa pine \$0.90.

## GARAGE DOORS

Stock sizes	Thick- ness (inches)	Glass size	Fir		Western pon- derosa pine		Stock sizes	Thick- ness (inches)	Glass size	Fir		Western pon- derosa pine	
			Design N. D. 720-722		Design N. D. 720					Design N. D. 720-722		Design N. D. 720	
			Open	Glazed	Open	Glazed				Open	Glazed	Open	Glazed
8' 0'' x 7' 0'' ----- 8' 0'' x 7' 6''-----	1 3/4 1 3/4	12 x 13 12 x 16	\$21.30 21.30	\$23.96 23.96	\$25.55 26.03	\$27.99 28.49	8' 0'' x 8' 0''-----	1 3/4	12 x 16	\$21.30 21.30	\$23.96 23.96	\$26.52 26.52	\$28.97 28.97



TABLE 1—RETAIL MAXIMUM PRICES, STOCK MILLWORK, TROY AREA, CONSISTING OF DARKE, MIAMI, AND SHELBY COUNTIES IN OHIO—Continued  
2-LIGHT WINDOWS—1½" CHECK RAIL—CLEAR WESTERN PONDEROSA PINE—TOXIC TREATED AND PREFIT

[For lugs, add per window \$0.45]

Glass size	Ohio opening			Glass size	Ohio opening		
	Open	Glazed, single strength B	Glazed, double strength B		Open	Glazed, single strength B	Glazed, double strength B
16" x 16"	\$1.50	\$2.18	\$2.37	26" x 24"	\$1.97	\$3.42	\$4.41
16" x 18"	1.68	2.42	2.67	26" x 26"	2.01	3.69	4.76
16" x 20"	1.62	2.48	2.81	26" x 28"	2.06	3.98	5.13
16" x 24"	1.71	2.72	3.11	26" x 30"	2.28	4.77	5.84
16" x 26"	1.92	3.20	3.77	26" x 32"	2.48	4.92	5.95
16" x 28"	1.83	3.11	3.71	26" x 34"	2.54	5.68	6.81
18" x 18"	1.76	2.67	2.99	26" x 36"	2.58	5.63	6.87
18" x 20"	1.67	2.63	2.97	28" x 14"	1.92	3.12	3.63
18" x 24"	1.77	3.02	3.56	28" x 16"	1.98	3.29	3.92
18" x 26"	1.98	3.39	4.04	28" x 18"	2.03	3.54	4.25
18" x 28"	2.03	3.54	4.25	28" x 20"	2.10	3.69	4.43
20" x 14"	1.58	2.10	2.49	28" x 24"	2.01	3.69	4.76
20" x 16"	1.62	2.33	2.81	28" x 26"	2.06	4.22	5.13
20" x 18"	1.80	2.49	3.15	28" x 28"	2.10	4.50	5.51
20" x 20"	1.71	2.73	3.41	28" x 30"	2.36	4.82	5.87
20" x 24"	1.83	3.02	3.81	28" x 32"	2.54	5.58	6.81
20" x 26"	1.86	3.14	4.01	28" x 34"	2.58	5.63	6.87
20" x 28"	2.10	3.29	4.43	28" x 36"	2.66	6.06	7.50
20" x 30"	2.15	3.42	4.68	30" x 14"	1.95	3.26	3.78
20" x 32"	2.28	4.23	5.10	30" x 16"	2.03	3.45	4.08
22" x 24"	1.88	3.14	4.01	30" x 18"	2.10	3.69	4.43
22" x 26"	1.92	3.29	4.27	30" x 20"	2.15	3.86	4.68
22" x 28"	1.97	3.42	4.41	30" x 24"	2.06	3.87	5.06
22" x 30"	2.19	4.14	5.04	30" x 26"	2.10	4.50	5.51
24" x 12"	1.76	2.55	2.82	30" x 28"	2.18	4.55	5.54
24" x 14"	1.67	2.45	2.91	30" x 30"	2.42	5.49	6.75
24" x 16"	1.71	2.60	3.26	30" x 32"	2.58	5.63	6.87
24" x 18"	1.77	2.84	3.56	30" x 34"	2.66	6.06	7.50
24" x 20"	1.83	3.02	3.81	30" x 36"	2.70	6.11	7.55
24" x 22"	1.85	3.14	4.01	32" x 24"	2.42	4.85	5.91
24" x 24"	1.92	3.38	4.37	32" x 28"	2.54	5.58	6.81
24" x 26"	1.97	3.42	4.41	32" x 30"	2.58	5.63	6.87
24" x 28"	2.01	3.69	4.76	32" x 32"	2.66	6.06	7.50
24" x 30"	2.06	3.87	5.06	32" x 36"	2.75	6.44	8.29
24" x 32"	2.22	4.65	5.58	36" x 24"	2.54	5.25	6.44
24" x 34"	2.48	4.92	5.96	36" x 28"	2.66	6.06	7.50
24" x 36"	2.52	5.24	6.44	36" x 30"	2.70	6.11	7.55
26" x 14"	1.71	2.67	3.02	40" x 24"	2.78	5.75	6.98
26" x 16"	1.77	3.02	3.56	40" x 28"	2.90	6.81	8.46
26" x 18"	1.82	3.21	3.81	40" x 30"	2.96	6.89	8.55
26" x 20"	1.86	3.33	4.01				

Add to 2-light window price as follows:

Rectangular lights up to and including lights 16" high, per light	\$0.09
Rectangular lights over 16" high and up to and including lights 30" high, per light	.12
Rectangular lights over 30" high, per light	.18
(For rectangular lights formed by horizontal bars only, read width for height.)	

## Divided Light and Sash Extras

For half windows open or glazed, use half price of window and add	\$0.12
For rabbeting special sash in pairs, add per pair	.48
For rabbeting bottom rails of sash or windows, add per sash	.23
Flowing for unique balance, add per window	.25
For ogee lugs on 2 and 4 check 1½-inch window only, add to window price	.45

## PLANK WINDOW FRAMES, WESTERN PONDEROSA PINE

Glass size 2-lights	5¼" frame wall, 1½" outside casing		9" brick wall head and sill		Glass size 2-lights	5¼" frame wall, 1½" outside casing		9" brick wall head and sill	
	Heads and sills	Sides	Heads and sills	Sides		Heads and sills	Sides	Heads and sills	Sides
20"	\$1.89		\$2.04		36"	\$2.93	\$2.36	\$3.17	\$2.55
24"	2.10	\$1.65	2.27	\$1.79	40"	3.30	2.72	3.60	2.93
28"	2.36	1.89	2.55	2.04	44"	3.65	2.94	3.90	3.18
30"	2.54	2.06	2.75	2.22	48"		3.15		3.39
32"	2.72	2.06	2.93	2.22					

For smaller or intermediate sizes use next largest size.

Add for nailing up sash frames

For frames made for sash to pivot add

## EXTRAS

\$0.90

.68

## INSIDE DOOR FRAMES, WESTERN PONDEROSA PINE

Design	Knocked down		Nailed up	
	2' 8" x 6' 8"	3' 0" x 7' 0"	2' 8" x 6' 8"	3' 0" x 7' 0"
1½" x 5½" jamb	\$4.05	\$4.28	\$4.65	\$4.88
Jamb ¾" x 5¼", stop ½" x 1½"	2.78	2.93	3.38	3.53
Jamb ¾" x 5¼", no stops	2.25	2.39	2.85	2.99

## YELLOW PINE INSIDE DOOR FRAMES

Jamb 1¼" x 5½" rab., 2 sides	\$2.88	\$3.18	\$3.48	\$3.78
Jamb 1¼" x 5½" rab., 1 side	2.28	2.52	2.88	3.12

## CASED OPENINGS

6' 0" x 7' 0" and smaller	¾" x 5½" jambs and heads	\$2.76
6' 0" x 7' 0" and smaller	1½" x 5½" jambs and heads	3.33



TABLE 1—RETAIL MAXIMUM PRICES, STOCK MILLWORK, TROY AREA, CONSISTING OF DARKE, MIAMI, AND SHELBY COUNTIES IN OHIO—Continued

## 4-LIGHT WINDOWS—1½" CHECK RAIL

[Clear western ponderosa pine—for lugs, add per window]

Glass size	Thickness (inches)	Ohio opening		Glass size	Thickness (inches)	Ohio opening	
		Open	Glazed, single strength B			Open	Glazed, single strength B
10" x 20"	1½	\$2.15	\$3.24	14" x 28"	1½	\$2.63	\$5.00
10" x 24"	1½	2.28	3.56	14" x 30"	1½	2.70	5.16
12" x 20"	1½	2.06	3.12	14" x 32"	1½	2.91	5.48
12" x 24"	1½	2.19	3.59	14" x 34"	1½	2.96	5.67
12" x 26"	1½	2.25	3.96	14" x 36"	1½	3.06	5.96
12" x 28"	1½	2.30	4.17	15" x 24"	1½	2.55	4.52
12" x 30"	1½	2.60	4.74	15" x 26"	1½	2.60	4.95
12" x 32"	1½	2.79	5.00	15" x 28"	1½	2.67	5.61
12" x 34"	1½	2.87	5.15	15" x 30"	1½	2.75	5.36
12" x 36"	1½	2.94	5.36	15" x 32"	1½	2.96	5.67
14" x 24"	1½	2.48	4.40	15" x 34"	1½	3.11	5.91
14" x 26"	1½	2.55	4.52	15" x 36"	1½	3.11	6.39

## 12-LIGHT WINDOWS—1½" CHECK RAIL

[Western ponderosa pine—Prest, plowed and bored, toxic treated]

Glass size	Thickness (inches)	Open	Glazed, single strength B	Glass size	Thickness (inches)	Open	Glazed, single strength B
8" x 8"	1½	\$2.55	\$3.77	10" x 15"	1½	\$3.26	\$5.54
8" x 10"	1½	2.52	4.02	10" x 16"	1½	3.45	5.93
8" x 12"	1½	2.87	4.59	10" x 18"	1½	3.57	6.56
9" x 12"	1½	2.70	4.41	10" x 20"	1½	3.95	7.82
9" x 14"	1½	2.81	4.76	12" x 14"	1½	3.39	5.99
10" x 10"	1½	2.91	4.55	12" x 16"	1½	3.69	6.48
10" x 12"	1½	2.79	4.82	12" x 18"	1½	3.50	7.38
10" x 14"	1½	3.15	5.36	12" x 20"	1½	3.95	7.82

## 2-LIGHT STORM SASH

[Toxic treated, glazed, 4½" wider and 8" longer than glass—western ponderosa pine]

Glass size	Thickness (inches)	Glazed	Glass size	Thickness (inches)	Glazed	Glass size	Thickness (inches)	Glazed
16" x 16"	1½	\$2.18	24" x 28"	1½	\$3.69	28" x 28"	1½	\$4.50
18" x 20"	1½	2.52	24" x 30"	1½	3.87	28" x 30"	1½	4.82
18" x 24"	1½	3.02	24" x 32"	1½	4.56	28" x 32"	1½	5.58
20" x 16"	1½	2.33	26" x 18"	1½	3.21	30" x 16"	1½	3.45
20" x 18"	1½	2.49	26" x 20"	1½	3.33	30" x 18"	1½	3.69
20" x 20"	1½	2.73	26" x 24"	1½	3.42	30" x 20"	1½	3.86
20" x 24"	1½	3.02	26" x 26"	1½	3.69	30" x 24"	1½	3.87
20" x 26"	1½	3.14	26" x 28"	1½	3.98	30" x 26"	1½	4.50
24" x 16"	1½	2.45	26" x 30"	1½	4.77	30" x 28"	1½	4.55
24" x 18"	1½	2.60	26" x 32"	1½	4.92	30" x 30"	1½	5.49
24" x 20"	1½	2.84	28" x 24"	1½	4.17	30" x 32"	1½	5.64
24" x 22"	1½	3.02	28" x 26"	1½	3.54	32" x 24"	1½	4.83
24" x 24"	1½	3.14	28" x 28"	1½	3.69	36" x 24"	1½	5.25
24" x 26"	1½	3.38	28" x 30"	1½	3.69	40" x 24"	1½	7.19
24" x 28"	1½	3.42	28" x 32"	1½	4.23			

## 1-LIGHT SINGLE SASH—1½" THICK

[Toxic-treated, western ponderosa pine]

Glass size	Open	Glazed, single strength	Glazed, double strength	Glass size	Open	Glazed, single strength	Glazed, double strength
16" x 18"	\$1.01	\$1.35	\$1.53	28" x 26"	\$1.23	\$2.36	\$2.93
16" x 20"	1.04	1.49	1.68	28" x 28"	1.25	2.51	3.12
16" x 24"	1.07	1.55	1.80	28" x 30"	1.28	2.55	3.17
16" x 28"	1.11	1.85	2.21	28" x 32"	1.37	2.97	3.69
16" x 30"	1.13	1.89	2.31	30" x 18"	1.16	1.97	2.42
18" x 20"	1.07	1.55	1.76	30" x 20"	1.19	2.06	2.51
18" x 24"	1.08	1.74	2.06	30" x 24"	1.25	2.31	2.88
18" x 28"	1.13	1.89	2.31	30" x 28"	1.31	2.55	3.17
18" x 30"	1.19	1.97	2.42	30" x 30"	1.32	2.93	3.65
20" x 16"	1.04	1.49	1.68	30" x 32"	1.43	2.99	3.74
20" x 18"	1.07	1.55	1.76	30" x 36"	1.47	3.24	4.07
20" x 20"	.99	1.64	1.89	36" x 18"	1.32	2.31	2.78
20" x 24"	1.02	1.74	2.09	36" x 20"	1.35	2.46	3.03
20" x 28"	1.08	1.85	2.28	36" x 24"	1.40	2.78	3.45
24" x 16"	.98	1.44	1.79	36" x 28"	1.44	3.24	4.07
24" x 18"	.99	1.64	1.94	36" x 30"	1.50	3.29	4.11
24" x 20"	1.02	1.74	2.09	36" x 32"	1.52	3.59	4.52
24" x 24"	1.04	1.89	2.37	36" x 36"	1.59		4.88
24" x 26"	1.08	1.94	2.37	40" x 20"	1.50	2.67	3.29
24" x 28"	1.11	2.04	2.58	40" x 24"	1.55	3.12	3.81
24" x 30"	1.13	2.18	2.72	40" x 28"	1.62		4.61
24" x 32"	1.32	2.54	3.17	40" x 30"	1.64		4.92
26" x 16"	1.07	1.74	2.06	40" x 32"	1.67		5.63
26" x 18"	1.08	1.80	2.16	40" x 36"	1.74		5.66
26" x 20"	1.13	1.89	2.31	44" x 20"	1.79		5.66
26" x 24"	1.19	2.06	2.51	44" x 24"	1.84		5.66
26" x 26"	1.20	2.16	2.72	44" x 28"	1.68		4.97
26" x 28"	1.23	2.37	2.93	44" x 30"	1.71		5.63
26" x 30"	1.25	2.51	3.12	44" x 32"	1.74		5.63
28" x 16"	1.11	1.76	2.15	48" x 24"	1.67		4.92
28" x 18"	1.13	1.89	2.31	48" x 28"	1.76		5.63
28" x 20"	1.16	1.97	2.42	48" x 30"	1.79		5.66
28" x 24"	1.20	2.16	2.72				



TABLE 1—RETAIL MAXIMUM PRICES, STOCK MILLWORK, TROY AREA, CONSISTING OF DARKE, MIAMI, AND SHELBY COUNTIES IN OHIO—Continued

BARN SASH  
[Western ponderosa pine]

Glass size	Thick- ness (inches)	4 light barn sash		6 light barn sash		9 light barn sash		Glass size	Thick- ness (inches)	4 light barn sash		6 light barn sash		9 light barn sash	
		Open	Glazed	Open	Glazed	Open	Glazed			Open	Glazed	Open	Glazed	Open	Glazed
8" x 10"	1 1/8	\$0.89	\$1.26	\$1.04	\$1.64	\$1.44	\$2.37	8" x 10"	1 3/8	\$0.98	\$1.35	\$1.17	\$1.76	\$1.59	\$2.55
9" x 12"	1 1/8	.95	1.43	1.16	1.89			9" x 12"	1 3/8	1.07	1.53	1.31	2.01		
10" x 12"	1 1/8	.99	1.50	1.20	1.98	1.68	2.94	10" x 12"	1 3/8	1.16	1.61	1.35	2.10	1.91	3.17
10" x 14"	1 1/8	1.04	1.61	1.25	2.16			10" x 14"	1 3/8	1.17	1.74	1.41	2.31		
10" x 16"	1 1/8			1.37	2.64			10" x 16"	1 3/8			1.58	2.82		

## EXTERIOR DOOR FRAMES—WESTERN PONDEROSA PINE

## FOR FRAME CONSTRUCTION

[5 1/4-inch wall]—1 1/4 outside casing

	With oak sill	No sill
2' 8" x 6' 8"	\$8.85	\$5.99
3' 0" x 6' 8"	9.44	6.15
3' 0" x 7' 0"	9.69	6.38

Add for nailing up \$0.90

## GARAGE DOOR FRAME

Jamb—1 1/4 x 5 1/4 inch western ponderosa pine (no outside casing or sill)  
Not over 8' 0" x 8' 0"—knocked down \$6.75

## DOOR FRAME EXTRAS

Transom door frames (transom not over 1' 6" high, add. 3.38)  
Side light door frame, figure 3 times price of single.  
Circle top door frame, add to price of square head frame. 9.53

## FOR 9-INCH MASONRY CONSTRUCTION

[No sill]

	Knocked down	Nailed up
2' 8" x 6' 8"	\$6.50	\$7.40
3' 0" x 6' 8"	6.60	7.50
3' 0" x 7' 0"	6.83	7.73

## FOR 10-INCH FURRED BRICK WALL

	Knocked down	Nailed up
2' 8" x 6' 8"	\$8.55	\$9.45
3' 0" x 6' 8"	9.14	10.04
3' 0" x 7' 0"	9.45	10.35

## FOR 13-INCH MASONRY CONSTRUCTION

	Knocked down	Nailed up
2' 8" x 6' 8"	\$10.71	\$11.61
3' 0" x 6' 8"	10.88	11.78
3' 0" x 7' 0"	11.25	12.15

Treating door frames with "wood-life" preserver \$0.54

## EXTERIOR WINDOW FRAMES—WESTERN PONDEROSA PINE

[Important joints treated with wood preserver]

Glass size, 2-lights	5 1/4" frame wall, 1 1/4" outside casing		9" brick wall, all head and sill		"Unique balance" frame		Glass size 2-lights
	Heads and sills	Sides	Heads and sills	Sides	Heads and sills	Sides	
12"		\$2.30					
14"	\$1.34	2.51	\$1.20	\$3.06	\$1.28	\$1.64	14"
16"	1.44	2.66	1.28	3.26	1.35	1.79	16"
18"	1.70	2.82	1.35	3.53	1.44	1.97	18"
20"	1.79	3.08	1.44	3.81	1.55	2.13	20"
22"	1.89	3.24	1.67	4.05	1.76	2.30	22"
24"	1.98	3.38	1.74	4.28	1.85	2.45	24"
26"	2.07	3.53	1.83	4.47	1.95	2.57	26"
27"	2.15				2.00		27"
28"	2.15	3.66	1.91	4.86	2.03	2.72	28"
30"	2.31	3.95	1.98	4.92	2.10	2.91	30"
32"	2.49	4.11	2.07	5.39	2.21	3.18	32"
36"	2.67	4.52	2.31	5.90	2.48	3.54	36"
40"	2.97		2.49		2.66		40"

## WINDOW FRAME EXTRAS

For nailing-up (N. U.) add to above \$0.90  
Mullion frames, add to price of 2 single frames. .45  
Triple frames, add to price of 3 single frames. 1.20  
For brick house frames with moulded hanging style instead of plain, add. .60  
For cutting down heads and sills, add. \$0.90  
For cutting down sides, add. .90  
Long sill horns for corner construction, add to price of regular head and sill. .90  
For frame house frame, add for hanging stile instead of casing. 1.14

## PORCH WORK—FIR

Colonial columns			Turned columns	
Sizes	Round cap and base	Paneled cap and base	Sizes	Turned center
6 inch x 8 feet	\$5.40		4" x 4", 8 feet	\$2.37
8 inch x 6 feet	6.15	\$6.60	5" x 5", 8 feet	3.69
8 inch x 8 feet	6.75	7.47	6" x 6", 8 feet	5.31
10 inch x 8 feet	9.12	9.42	6" x 6", 10 feet	6.60
9 feet	10.38	10.41		
12 inch x 8 feet		11.19		
9 feet		12.30		

Add for splitting columns, \$0.75.

## FIR—PORCH NEWELS

Size	Square paneled, cap and base	Size	Square, turned cap
8 inch x 4 feet	\$4.08	5" x 5" x 4 feet	\$1.85
10 inch x 4 feet	5.16	6" x 6" x 4 feet	2.66



[Region VI Order G-4 Under Gen. Order 68, Amdt. 1]

**BUILDING MATERIALS IN RACINE AND KENOSHA, WIS., AREAS**

An opinion accompanying this amendment has been issued simultaneously herewith. Order No. G-4 under General Order 68 is amended in the following respects:

(1) In Appendix A, the following items are deleted:

Commodity and unit	Maximum price
Concrete block:	
4" sand, per block	\$0.12
4" waylite, per block	.12
6" sand, per block	.15
6" waylite, per block	.15
8" sand, per block	.18
8" waylite, per block	.18
10" sand, per block	.20
10" waylite, per block	.20
12" sand, per block	.22
12" waylite, per block	.22

(2) In Appendix B, the following items are deleted:

Commodity and Unit	Maximum price
Concrete block:	
4" sand, per block	\$0.12
4" waylite, per block	.12
6" sand, per block	.15
6" waylite, per block	.15
8" sand, per block	.18
8" waylite, per block	.18
10" sand, per block	.20
10" waylite, per block	.20
12" sand, per block	.22
12" waylite, per block	.22

This amendment to Order No. G-4 shall become effective May 10, 1946.

Issued this 9th day of May 1946.

H. T. SMITH,  
District Director.

[F. R. Doc. 46-9098; Filed, May 29, 1946; 12:53 p. m.]

[Region III Order G-30 Under Gen. Order 68, Amdt. 1]

**BUILDING MATERIALS IN HUNTINGTON, W. VA., AREA**

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to the provisions of General Order No. 68, it is hereby ordered:

(a) That section VIII of Order No. G-30 under General Order No. 68 is hereby amended to read as follows:

**SECTION VIII. Prohibitions and evasions.** (a) No person shall sell and no person shall buy, in the course of trade or business, any of the commodities covered by this order, at prices greater than the maximum prices established by this order.

(b) The price limitations set forth in this order shall not be evaded by direct or indirect methods, in connection with an offer, solicitation, agreement, sale, delivery, purchase or receipt of any of the commodities covered by this order, whether alone or in conjunction with any other commodity or by way of commissions, services, transportation or other charges, discounts, premiums, or other privileges or by tying agreement or other understanding or by making the terms and conditions of sale more onerous to

buyers than they were during March, 1942 (except as specifically permitted by this order or applicable regulation).

This Amendment No. 1 to Order No. G-30 shall become effective May 7, 1946.

Issued April 23, 1946.

J. F. KESSEL,  
Regional Administrator.

[F. R. Doc. 46-9089; Filed, May 29, 1946; 12:50 p. m.]

[Region VI Rev. Order G-2 Under Gen. Order 68, Amdt. 1]

**BUILDING MATERIALS IN MADISON, WIS., AREA**

An opinion accompanying this amendment has been issued simultaneously herewith.

Revised Order No. G-2 under General Order 68 is amended in the following respects:

(1) In Appendix A, the following items are deleted:

Commodity and unit	Maximum price
Cement block 10" sand, per block	\$0.17
Cement block 8" sand, per block	.15
Cement block 8" waylite, per block	.175
Cement block 10" waylite, per block	.21

This amendment to Revised Order No. G-2 shall become effective May 10, 1946.

Issued this 9th day of May 1946.

H. T. SMITH,  
District Director.

[F. R. Doc. 46-9097; Filed, May 29, 1946; 12:53 p. m.]

[Region VI Order G-4 Under MPR 121, Amdt. 2]

**LIGNITE IN NORTH DAKOTA AND MINNESOTA, AREAS**

An opinion accompanying this amendment has been issued simultaneously herewith. Order No. G-4 under Maximum Price Regulation No. 121 is amended in the following respects:

The third paragraph on the second page thereof is amended to read as follows:

This Order No. G-4 shall become effective immediately and shall remain in effect until June 15, 1946.

This amendment may be amended, modified, or revoked at any time.

This Amendment No. 2 to Order No. G-4 shall become effective May 15, 1946.

Issued this 14th day of May 1946.

EARL W. CLARK,  
Acting Regional Administrator.

[F. R. Doc. 46-9093; Filed, May 29, 1946; 12:52 p. m.]

**Regional and District Office Orders.**

[Region III Order G-3 Under Gen. Order 68, Amdt. 1]

**MILLWORK IN TOLEDO, OHIO AREA**

For the reasons set forth in an opinion issued simultaneously herewith and pur-

suant to the provisions of General Order No. 68, it is hereby ordered:

(a) That the title of Order No. 3 be amended to read as follows: "Maximum prices at the retail level for stock millwork for the Toledo, Ohio, area."

(b) That the heading for section 6 of Order No. G-3 (formerly Order No. 3) be amended to read as follows: "Maximum prices for the stock millwork items listed in Table 1."

(c) That section 9 of Order No. G-3 (formerly Order No. 3) be amended to read as follows:

**SEC. 9. Discounts and allowances.** The maximum prices established by this order include all commissions. No seller covered by this order shall discontinue or reduce any discounts which he granted in March, 1942.

(d) That section 13 of Order No. G-3 (formerly Order No. 3) be amended to read as follows:

**SEC. 13. Invoices.** Each seller subject to this order shall furnish to every buyer, of any items covered by this order, an invoice containing a sufficiently complete description of the stock millwork items sold to show whether or not the price is at or below the established maximum price. Items covered by the order shall be invoiced by the same description as listed in the attached price list.

(e) That a section no. 14 be added to Order No. G-3 (formerly Order No. 3), said section 14 to read as follows:

**SEC. 14. Prohibitions and evasions.** (a) No person shall sell, and no person shall buy in the course of trade or business at prices greater than the maximum prices established by this order.

(b) The price limitations set forth in this order shall not be evaded by direct or indirect methods, in connection with an offer, solicitation, agreement, sale, delivery, purchase or receipt of any of the commodities covered by this order, whether alone or in conjunction with any other commodity, or by way of commissions, services, transportation or other charges, discounts, premiums, or other privileges or by tying agreement or other understanding or by making the terms and conditions of sale more onerous to buyers than they were during March, 1942 (except as specifically permitted by this order or applicable regulations).

(f) That a section no. 15 be added to Order No. G-3 (formerly Order No. 3), said section 15 to read as follows:

**SEC. 15. Revocation or amendment.** This order may be revised, amended, or revoked at any time by the Office of Price Administration.

(g) That the list of stock millwork items and the maximum prices for such items, which is attached hereto and designated as Table 1-A, be added to Order No. G-3 (formerly Order No. 3), following Table 1 of said order.

This Amendment No. 1 to Order No. G-3 (formerly Order No. 3) shall become effective May 21, 1946.

Issued May 7, 1946.

J. F. KESSEL,  
Regional Administrator.



TABLE 1-A

## INTERIOR DOORS—FLUSH DOORS WITH GRID CORE

Numerical symbols are taken from and refer to design numbers and description in Allen A. Smith, Toledo, Ohio, Catalog No. 22]

Size	Thick-ness	Unse-lected gum	Unse-lected 1 birch
1 ft. 6 in. x 6 ft. 8 in.	1 3/4 in.	\$9.94	\$11.39
1 ft. 8 in. x 6 ft. 8 in.	1 3/4 in.	9.94	11.39
1 ft. 10 in. x 6 ft. 8 in.	1 3/4 in.	9.94	11.39
2 ft. 0 in. x 6 ft. 0 in.	1 3/4 in.	8.37	9.58
2 ft. 6 in. x 6 ft. 0 in.	1 3/4 in.	8.04	9.20
2 ft. 8 in. x 6 ft. 0 in.	1 3/4 in.	8.16	9.34
2 ft. 2 in. x 6 ft. 6 in.	1 3/4 in.	8.85	10.14
2 ft. 8 in. x 6 ft. 6 in.	1 3/4 in.	9.40	10.76
2 ft. 4 in. x 6 ft. 6 in.	1 3/4 in.	8.85	10.14
2 ft. 8 in. x 6 ft. 6 in.	1 3/4 in.	9.04	10.35
2 ft. 6 in. x 6 ft. 6 in.	1 3/4 in.	9.29	10.64
2 ft. 8 in. x 6 ft. 6 in.	1 3/4 in.	9.42	10.78
2 ft. 8 in. x 6 ft. 6 in.	1 3/4 in.	10.41	12.10
2 ft. 8 in. x 6 ft. 6 in.	1 3/4 in.	9.85	11.29
2 ft. 10 in. x 6 ft. 8 in.	1 3/4 in.	10.39	12.05
3 ft. 0 in. x 6 ft. 8 in.	1 3/4 in.	11.66	13.35
3 ft. 0 in. x 6 ft. 8 in.	1 3/4 in.		14.91

## INTERIOR DOOR JAMBS IN SETS

[3 1/4 in. x 5 1/4 in. without stops]

	Yellow pine	White pine
Up to 3 ft. 0 in. x 7 ft. 0 in. opening (For 1 1/2 in. thickness, add \$0.85).	\$2.50	\$2.75

1 Per 100 lineal feet.

## DOOR STOPS

Yellow pine

Up to 3 ft. 0 in. x 7 ft. 0 in. 3/4 in. x 1 ft. 3/4 in. \$2.85  
(For 1 1/2 in. thickness add \$0.85.)

## INTERIOR DOOR TRIM IN SETS

Modern trim	Yellow pine	White pine
Up to 3 ft. 0 in. x 7 ft. 0 in.:		
2 1/2 in.	\$1.25	\$1.35
3 1/2 in.		1.75

## WINDOW TRIM IN SETS

Up to 32 in. x 30 in. opening:	White pine
2 1/2 in.	\$2.35
3 1/2 in.	2.85

## SHOE MOULDING

	Yellow pine	White pine
1/2 in. x 3/4 in.	\$1.20	\$1.30

## CHAIR RAIL

	White pine
1/2 in. x 2 1/4 in.	\$5.00
5/8 in. x 2 1/2 in.	5.91

## THRESHOLDS

	Oak
5/8 in. x 3 3/4 in. x 3 ft. 0 in.	\$0.37 each

(Add \$0.14 for each additional foot.)

## WINDOW AND DOOR CASING

	White pine
3/4 in. x 2 1/2 in.	\$4.93

1 Per 100 lineal feet.

## WINDOW AND DOOR CASING

	White pine
3/4 in. x 3 1/2 in.	\$6.63

## BASE

	White pine
3/4 in. x 2 1/2 in.	\$5.10
3/4 in. x 3 1/2 in.	6.45

## WINDOW STOOL

	White pine
1 1/2 in. x 3 1/2 in.	\$10.84

## WINDOW STOPS

	Yellow pine
3/4 in. x 1 1/2 in.	\$2.25

1 Per 100 lineal feet.

## DOOR STOPS

Yellow pine

3/4 in. x 1 1/2 in. \$2.85

## CORE MOULDING

	Yellow Pine	White Pine
3/4 in. x 3/4 in.	\$1.20	\$1.35

1 Per 100 lineal feet.

## STANDARD STAIR PARTS

	Yellow pine	Red oak
Treads 1 1/2 in. x 11 1/2 in.:		
3 ft. 0 in.	\$1.59	\$2.02
3 ft. 6 in.	1.68	2.39
4 ft. 0 in.	2.08	2.69
Risers 3/4 in. x 7 1/2 in.:		
3 ft. 0 in.	.69	1.20
3 ft. 6 in.	.86	1.50
4 ft. 0 in.	.95	1.64

## SKIRTING

[Per 100 lineal feet]

	Yellow pine	White ponderosa pine	Unse-lected gum	Red oak	Birch
3/4 in. x 9 1/4 in.	\$0.27	\$0.30	\$0.33	\$0.42	\$0.48
5/8 in. or 3/4 in. x 9 1/2 in.					
5/8 in. or 3/4 in. x 9 1/2 in.					

## COLONIAL STAIR PARTS

## Birch

Newell:	Price
S4010—3 1/4 in. x 3 1/4 in., 3 ft. 5 in. long	\$5.81
S4040—3 in. x 3 in., 3 ft. 8 in. long	5.55
S4050—2 1/4 in. x 2 1/4 in., 3 ft. 5 in. long	4.37
Landing Newell:	
S4015—3 1/4 in. x 3 1/4 in., 4 ft. 10 in. long	7.58
S4045—3 in. x 3 in., 5 ft. 2 in. long	7.98

## All designs

Balusters:	Price
S5020—1 1/4 in. x 1 1/4 in., 2 ft. 7 in.	.50
S5025—1 1/4 in. x 1 1/4 in., 2 ft. 10 in.	.51
S5010—1 1/4 in. x 1 1/4 in., 3 in.	.53
S5015—1 1/4 in. x 1 1/4 in., 3 ft. 3 in.	.55
S5035—1 1/4 in. x 1 1/4 in., 3 ft. 3 in.	.55
S5030—1 1/4 in. x 1 1/4 in., 3 ft. 3 in.	.55
S5040—1 1/4 in. x 1 1/4 in., 3 ft. 3 in.	.55
S6010—Stair nail	.51
S7010—Starting easing	5.90
S7011—Quarter turn	3.89
S7012—Up easing	4.13
S7013—Over easing	4.13
S7017—Rosette	.59
S7018—Plain newel cap	1.89
S7019—1 opening cap	2.60
S7021—Quarter turn cap	4.25
S7030—Volute L. H.	12.39
S7035—Volute R. H.	12.39
S7040—Turnout L. H.	6.84
S7045—Turnout R. H.	6.84
S7050—Gooseneck and easing L. H.	12.98
S7055—Gooseneck and easing R. H.	12.98
S7060—Gooseneck and easing cap L. H.	13.22
S7065—Gooseneck and easing cap R. H.	13.22
S7070—Gooseneck with L. H. turn	9.47
S7075—Gooseneck with R. H. turn	9.47
S7071—Gooseneck with L. H. turn	10.65
S7076—Gooseneck with R. H. turn	10.65
S7080—Gooseneck with L. H. cap	9.70
S7085—Gooseneck with R. H. cap	9.70
S7081—Gooseneck with L. H. cap	10.89
S7086—Gooseneck with R. H. cap	10.89
S7090—Landing return gooseneck L. H.	14.20
S7095—Landing return gooseneck R. H.	14.20
S7096—Gooseneck with cap 1 riser	7.10

## COLONIAL STAIR PARTS—continued

## All designs—Continued

Balusters—Continued.	Price
S7097—Gooseneck with cap 2 riser	\$8.29
S7098—Gooseneck no cap 1 riser	6.39
S7099—Gooseneck no cap 2 riser	7.58
S8010—Oak tread and birch riser	13.45
S8020—Scrolled oak tread and birch riser	15.98
S8030—Bull nose oak tread and birch riser	14.40
S8422—Shoe mold oak	.94

[F. R. Doc. 46-9121; Filed, May 29, 1946; 1:01 p. m.]

[Region III Order G-3 Under Rev. Supp. Service Reg. 50]

## PARKING SPACE IN INDIANAPOLIS, IND., AREA

For the reasons set forth in an opinion issued simultaneously herewith, and pursuant to the authority vested in the Regional Administrator of Region III of the Office of Price Administration by § 1499.648 (c) (4) of Revised Supplementary Service Regulation No. 50, as amended, it is hereby ordered:

(a) *What this order does.* This order establishes maximum prices for the service of furnishing parking space for motor vehicles in the Indianapolis Motor Speedway Track Area, hereinafter described, for the periods of time set forth in paragraph (b) below. Nothing in this order shall prohibit a parking lot operator from charging his maximum price otherwise established under Revised Maximum Price Regulation No. 165 (Services) as amended.

(b) *Maximum prices.* The maximum price which a parking lot operator may charge for the service of furnishing parking space in the Indianapolis Motor Speedway Track Area during the time specified herein shall be the prices set forth below.

Motor vehicle parking	Maximum price
Any day between May 18 and to May 26, 1946, inclusive for a period of twelve (12) hours or less	\$0.75
On May 30, 1946, for a period of twenty-four (24) hours or less	1.25

(c) *Violations.* No person may charge or offer to charge prices higher than the maximum prices specified in this order. Posting of a sign at a parking lot showing a price for the service higher than the maximum price hereunder shall, for example, be conclusively termed to be an offer to supply the service at the posted price.

(d) *Lower prices.* Prices lower than the maximum prices established by this order may be offered, charged and paid.

(e) *Definitions.* 1. "Indianapolis Motor Speedway Track Area" means an area within a radius of one-half mile on the outside of any entrance to the Indianapolis Motor Speedway Track.

2. "Parking Lot" means an open, substantially uncovered space, or a garage accessible by a motor vehicle from the street and used for parking motor vehicles.

3. "Parking Lot Operator" means a person who maintains a temporary or permanent parking lot for the parking of motor vehicles for compensation.

4. "Service of Furnishing Parking Space" means furnishing space in a tem-



porary or permanent parking lot by a parking lot operator.

This order may be modified, amended or revoked at any time by the Office of Price Administration.

This order shall become effective May 18, 1946.

Issued May 15, 1946.

E. C. TURNEY,  
Acting Regional Administrator.

[F. R. Doc. 46-9100; Filed, May 29, 1946;  
12:54 p. m.]

[Region III 2d Rev. Order G-5 Under RMPR  
122, Amdt. 1]

#### SOLID FUELS IN AKRON, OHIO, AREA

For the reasons set forth in an opinion issued simultaneously herewith under the authority vested in the Regional Administrator of Region III of the Office of Price Administration by § 1340.260 of Revised Maximum Price Regulation No. 122, it is ordered that Second Revised Order No. G-5 under Revised Maximum Price Regulation No. 122 be, and hereby is, amended in the following respects:

1. Paragraph (e) (1), Schedule I, Part II is amended to read as follows:

Column I	Col. II	Col. III
II. High volatile bituminous coals from subdistricts No. 1 (eastern Ohio) No. 3 (Bergholtz) and No. 4 (middle) in producing district No. 4 (Ohio):		
A. Lump or egg, size group Nos. 1 and 2 (bottom size larger than 2")	\$7.56	\$7.31
B. Egg, size group Nos. 3A and 4 (bottom size larger than 1 1/4" but not exceeding 2"; top size larger than 2" x bottom size 1 1/4" and smaller, forked)	7.36	7.11

This Amendment No. 1 shall become effective May 13, 1946.

Issued May 13, 1946.

J. F. KESSEL,  
Regional Administrator.

[F. R. Doc. 46-9099; Filed, May 29, 1946;  
12:54 p. m.]

[Region III Order G-6 Under Supp. Order 119,  
Amdt. 1]

#### THE MENGEL CO. ET AL.

##### ADJUSTMENT OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 15 of Revised Supplementary Order No. 119; It is ordered, That:

(1) Order No. G-6 under Supplementary Order No. 119 be, and the same is, hereby amended in the following respects:

(a) Paragraph (c) is hereby amended to read as follows:

(c) *Resellers.* Resellers of the items listed in paragraph (b) shall determine their maximum prices in accordance with the provisions of Revised Maximum Price Regulation No. 293 or Maximum Price

Regulation No. 525, whichever is applicable.

This amendment shall become effective May 8, 1946.

Issued May 8, 1946.

J. F. KESSEL,  
Regional Administrator.

[F. R. Doc. 46-9108; Filed, May 29, 1946;  
12:58 p. m.]

[Region III Order G-11 Under RMPR 251,  
Amdt. 1]

#### INSTALLED RE-SIDING IN INDIANAPOLIS, IND., AREA

For the reasons set forth in the accompanying opinion issued simultaneously herewith and pursuant to the provisions of section 9 of Revised Maximum Price Regulation No. 251, it is hereby ordered:

(1) That a section No. 4A, be added to the above order, following section 4, said section 4A to read as follows:

SEC. 4A. *Posting of maximum prices.* Every seller making sales covered by this order, shall post a copy of the list of maximum prices, fixed by this order, in each of his places of business in the Indianapolis, Indiana Area, in a manner plainly visible to all purchasers.

(2) That a section No. 5A, be added to the above order, following section 5, said section 5A to read as follows:

SEC. 5A. *Lump sum price.* (a) A seller may offer to, or make sales covered by this order on the basis of a lump sum price, but such lump sum price must not be higher than the maximum price figured in accordance with the pricing methods and requirements of this order.

(b) *Recomputation.* Within 30 days from the completion of any service covered by this order, for which a price was charged on the basis described in paragraph "1" above, the seller shall check his price by reviewing the categories and other factors used in his estimate on the basis of the actual services rendered and material furnished and shall determine whether the price quoted, charged or collected is higher than the maximum price computed under this order. In the event that the price quoted, charged or collected is higher than the maximum price computed under the terms of this order, the seller shall reduce his price to the proper maximum price and shall refund to the buyer within such period of 30 days after the completion of the service, any excess which may have been collected, or, if no excess has been collected, then, by written notice to the buyer, shall cancel the indebtedness of the buyer for any such excess, or both, as the case may require. Such a charge or collection in an amount in excess of the maximum price properly computed in accordance with this order shall not be considered to be a violation of this order if the amount thereof is refunded or credited to the buyer in accordance with this paragraph.

(3) That section 8 (b) of the above order be amended to read as follows:

(b) The seller shall also furnish the purchaser with an itemized statement showing the number of squares, the prices charged per square of materials installed, and a separate itemized statement of any related and incidental construction work performed, as provided by section 6 of this order.

(4) That section 10 of the above order be amended to read as follows:

SEC. 10. *Prohibitions and evasions.* (a) No person shall sell and no person shall buy, in the course of trade or business, any of the commodities covered by this order, at prices greater than the maximum prices established by this order.

(b) The price limitations set forth in this order shall not be evaded by direct or indirect methods in connection with an offer, solicitation, agreement, sale, delivery, purchase or receipt of any of the commodities covered by this order, whether alone or in conjunction with any other commodity or by way of commissions, services, transportation or other charges, discounts, premiums, or other privileges or by tying agreement or other understanding or by making the terms and conditions of sale more onerous to buyers than they were during March 1942 (except as specifically permitted by this order or applicable regulation).

This Amendment No. 1 to Order No. G-11 shall become effective May 7, 1946.

Issued April 23, 1946.

J. F. KESSEL,  
Regional Administrator.

[F. R. Doc. 46-9102; Filed, May 29, 1946;  
12:55 p. m.]

[Region III Order G-9 Under Gen. Order 68]

#### SCREEN GOODS IN CLEVELAND REGION

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to the provisions of General Order No. 68, this order is issued:

SECTION 1. *What this order covers.* This order covers all retail sales made by any seller of the stock screen goods covered by this order delivered to a purchaser in Region III.

Region III consists of the States of Ohio, Michigan, Kentucky, West Virginia and Indiana, except the County of Lake in the State of Indiana.

SEC. 2. *Definition of retail sales.* For the purposes of this order, a retail sale means a sale to an ultimate user or to a purchaser for resale on an installed basis.

SEC. 3. *Description of items covered by this order.* This order covers the stock screen goods set forth in the annexed table, including but not limited to screen doors and combination screen and storm doors. Other related items may be added from time to time. Prices are listed for bundles (6 or more) and for broken bundles (5 or less).

SEC. 4. *Relation to other regulations.* The prices established by this order supersede those set by any other order or regulation for the items listed herein.



Size	C-1— 1½"		I-2— 1½"		GG-2B— ¾"		K-1A— 1½"		Q-2— 1½"		GG-1A— ¾"	
	6 or more	5 or less	6 or more	5 or less	6 or more	5 or less	6 or more	5 or less	6 or more	5 or less	6 or more	5 or less
8' 0" x 6' 6"-----	\$3.10	\$3.30	\$5.00	\$5.35	\$3.90	\$4.20	\$4.15	\$4.45	\$5.55	\$5.95	\$2.75	\$2.95
8' 6" x 6' 8"-----	3.25	3.45	5.20	5.55	4.10	4.40	4.30	4.65	5.75	6.15	2.90	3.10
8' 8" x 6' 8"-----	3.25	3.45	5.20	5.55	4.10	4.40	4.30	4.65	5.75	6.15	2.90	3.10
8' 8" x 6' 10"-----	3.30	3.55	5.25	5.60	4.15	4.45	4.35	4.70	5.80	6.20	2.95	3.15
8' 8" x 7' 0"-----	3.35	3.60	5.30	5.70	4.20	4.50	4.45	4.75	5.85	6.25	3.00	3.20



TABLE 1—MAXIMUM PRICES FOR RETAIL SALES OF SCREEN DOORS AND COMBINATION SCREEN AND STORM DOORS IN THE REGION III AREA INCLUDING OHIO, MICHIGAN, KENTUCKY, WEST VIRGINIA, AND INDIANA, EXCEPT LAKE COUNTY, INDIANA—Continued

1 1/8" northern and western pine combination storm and screen doors glazed single strength

[illegible]

If 14" x 18" mesh galvanized add \$0.12 per door.

If 14" x 18" mesh bronze add \$0.58 per door.

If 14" x 18" mesh aluminum wire add \$0.65 per door.

For any size door  $\frac{3}{4}$ " to 1" wider than standard add the following per door: 18¢ if sold in quantities 5 or more; or 20¢ if sold in quantities of 4 or less.

PONDEROSA PINE SCREEN DOORS—GALVANIZED WIRE 14" X 18" MESH—MAXIMUM PRICES PER DOOR

[illegible]

PONDEROSA PINE SCREEN DOORS—BRONZE WIRE 14" X 18" MESH—MAXIMUM PRICES PER DOOR

[illegible]

<sup>1</sup>Actual width may be 1/8" greater; actual length may be 1" longer.

Size	PONDEROSA PINE SCREEN DOORS —BRONZE WIRE 14" X 18" MESH						PONDEROSA PINE SCREEN DOORS —GALVANIZED WIRE 14" X 18" MESH						PONDEROSA PINE SCREEN DOORS —BRONZE WIRE 14" X 18" MESH						PONDEROSA PINE SCREEN DOORS —GALVANIZED WIRE 14" X 18" MESH					
	H-1-1½"		K-1-1½"		Q-2-1½"		H-1-1½"		K-1-1½"		Q-2-1½"		H-1-1½"		K-1-1½"		Q-2-1½"		H-1-1½"		K-1-1½"		Q-2-1½"	
	6 or more	5 or less	6 or more	5 or less	6 or more	5 or less	6 or more	5 or less	6 or more	5 or less	6 or more	5 or less	6 or more	5 or less	6 or more	5 or less	6 or more	5 or less	6 or more	5 or less	6 or more	5 or less	6 or more	5 or less
2' 6" x 6' 6"-----	\$4.45	\$4.80	\$4.60	\$5.00	\$5.75	\$6.15	\$3.60	\$3.85	\$3.75	\$4.00	\$4.95	\$5.35	\$5.00	\$5.35	\$5.15	\$5.55	\$6.25	\$6.75	\$3.90	\$4.20	\$4.05	\$4.40	\$5.35	\$5.75
2' 6" x 6' 8"-----	4.70	5.05	4.90	5.25	6.00	6.45	3.75	4.00	3.85	4.20	5.15	5.50	5.05	5.45	5.15	5.55	6.35	6.95	3.95	4.25	4.10	4.45	5.40	5.80
2' 8" x 6' 8"-----	4.70	5.05	4.90	5.25	6.00	6.45	3.75	4.00	3.85	4.20	5.15	5.50	5.05	5.45	5.15	5.55	6.35	6.95	3.95	4.25	4.10	4.45	5.40	5.80
2' 8" x 6' 10"-----	4.80	5.15	4.95	5.30	6.05	6.55	3.80	4.05	3.90	4.25	5.20	5.60	5.20	5.60	5.45	5.85	6.55	7.05	4.05	4.40	4.25	4.55	5.40	5.90
2' 8" x 7' 0"-----	4.85	5.25	5.05	5.40	6.15	6.65	3.85	4.10	3.95	4.25	5.25	5.65	5.20	5.60	5.45	5.85	6.55	7.05	4.05	4.40	4.25	4.55	5.40	5.90

SOUTHERN PINE SCREEN DOORS—GALVANIZED 14" X 18" MESH														SOUTHERN PINE SCREEN DOORS—GALVANIZED 14" X 18" MESH													
Size		C-1— 1½"		I-2— 1½"		GG-2B— ¾"		K-1A— 1½"		Q-2— 1½"		GG-1A— ¾"		Size	C-1— 1½"		I-2— 1½"		GG-2B— ¾"		K-1A— 1½"		Q-2— 1½"		GG-1A— ¾"		
		6 or more	5 or less	6 or more	5 or less	6 or more	5 or less	6 or more	5 or less	6 or more	5 or less	6 or more	5 or less		6 or more	5 or less	6 or more	5 or less	6 or more	5 or less	6 or more	5 or less	6 or more	5 or less	6 or more	5 or less	
2' 6" x 6' 6"		\$3.15	\$3.40	\$5.10	\$5.45	\$3.95	\$4.25	\$4.20	\$4.50	\$5.60	\$6.00	\$2.80	\$3.00	2' 10" x 6' 10"		\$3.50	\$3.70	\$5.50	\$5.85	\$4.35	\$4.65	\$4.55	\$4.80	\$6.00	\$6.40	\$3.10	\$3.30
2' 6" x 8' 8"		3.30	3.55	5.25	5.60	4.15	4.45	4.35	4.70	5.80	6.20	2.95	3.15	2' 10" x 7' 0"		3.55	3.80	5.55	5.90	4.40	4.70	4.65	4.95	6.10	6.50	3.15	3.35
2' 8" x 8' 8"		3.30	3.55	5.25	5.60	4.15	4.45	4.35	4.70	5.80	6.20	2.95	3.15	3' 0" x 6' 8"		3.55	3.80	5.55	5.90	4.40	4.70	4.65	4.95	6.10	6.50	3.15	3.35
2' 8" x 6' 10"		3.40	3.65	5.25	5.60	4.20	4.50	4.40	4.75	5.85	6.25	3.00	3.20	3' 0" x 7' 0"		3.65	3.90	5.70	6.10	4.50	4.80	4.75	5.10	6.20	6.65	3.15	3.45
2' 8" x 7' 0"		3.45	3.65	5.40	5.75	4.25	4.55	4.50	4.80	5.85	6.35	3.05	3.25														



TABLE 1—MAXIMUM PRICES FOR RETAIL SALES OF SCREEN DOORS AND COMBINATION SCREEN AND STORM DOORS IN THE REGION III AREA INCLUDING OHIO, MICHIGAN, KENTUCKY, WEST VIRGINIA, AND INDIANA, EXCEPT LAKE COUNTY, INDIANA—Continued

Style designation species	C-1 Ponderosa pine	G-1 Ponderosa pine	I-2 Ponderosa pine	N-2 Ponderosa pine	GG-2 Ponderosa pine	H-1 Ponderosa pine	K-1 Ponderosa pine	Q-2 Ponderosa pine	GG-1A Southern pine	GG-2B Southern pine	K-1A Southern pine	Q-2 Southern pine
Thickness of door	1 1/4"	1 1/4"	1 1/4"	1 1/4"	7/8"	1 1/4"	1 1/4"	1 1/4"	7/8"	7/8"	1 1/4"	1 1/4"
Wire type	16-mesh	16-mesh	16-mesh	16-mesh	16-mesh	16-mesh gal.	16-mesh gal.	16-mesh gal.	14-mesh	16-mesh	16-mesh	16-mesh
Width of:												
Stile	3"	3"	4"	4"	4"	3"	3"	4"	3"	4"	3"	4"
Top rail	3"	3"	4"	4"	4"	3"	3"	4"	3"	4"	3"	4"
Bottom rail	6"	6"	6"-8"	6"-8"	6"	6"	6"	6"-8"	6"	6"	6"	8"
Cross rail	3"	2"	4"	4"	2"	2"	2"	4"	2"	2"	2"	4"
Mullions		1"	4"		1"	1"			1"	1"	1"	
Wood panel												6 1/8"

The C style has 2 cross wired panels in the lower half and one wired panel in the top half of the door.  
G and GG styles have one large wired panel in the top half, one narrow cross panel immediately below and two regular panels in the lower half separated by a mullion from the bottom rail to the lower cross rail.

The I style has one large wire panel in the upper half and four regular wire panels in the lower half.

The N style has one long wire panel and one short cross solid panel at the lower end of the door.

[F. R. 46-9092; Filed, May 29, 1946; 12:52 p. m.]

[Region III Order G-18 Under Supp. Order 142]

#### INDIANA FOUNDRY, MACHINE & SUPPLY CO. ADJUSTMENT OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to Section 2 of Supplementary Order No. 142 and the Emergency Price Control Act of 1942, as amended, it is hereby ordered:

(a) *What this order does.* This Order No. G-18 under section 2 of Supplementary Order No. 142 provides for an adjustment of the maximum prices for the sale of wood-working machinery, covered by Revised Maximum Price Regulation No. 136, manufactured by the Indiana Foundry, Machine & Supply Company of Brazil, Indiana, hereinafter referred to as the manufacturer. The maximum prices of the manufacturer and the maximum prices of the resellers of such products are adjusted herein.

(b) *Manufacturer's adjusted maximum prices.* (1) The adjusted maximum price for sales by the manufacturer of wood-working machinery manufactured by it shall be its maximum net prices in effect on October 1, 1941, to each class of purchaser increased by 20%.

(2) The manufacturer shall maintain, on all sales hereby affected, all cash and quantity discounts and allowances which it had in effect on the date of this order.

(c) *Resellers' adjusted maximum prices.* (1) Any reseller of products for which an adjustment is granted the manufacturer in (b) above may add to his maximum prices in effect immediately prior to the effective date of this order, to each class of purchaser, the actual dollars-and-cents amounts of any increase in his invoiced cost resulting from the adjustment granted the manufacturer by this order.

(2) Reseller's maximum prices adjusted under this paragraph are subject to each reseller's customary terms, discounts, allowances and other price differentials on sales to each class of purchaser.

(d) *Notification.* The manufacturer, at or prior to the first billing reflecting the adjustment herein granted, shall send to each purchaser, who resells the products covered by this order, a notice of the adjustment authorized by this order.

Such notice shall contain substantially the following:

Order No. C-18 under Section 2 of Supplementary Order No. 142 provides for a certain specified percentage increase in the net prices of all wood-working machinery, covered by Revised Maximum Price Regulation No. 136, manufactured by the Indiana Foundry, Machine & Supply Company of Brazil, Indiana. Resellers may add to their maximum prices in effect prior to the effective date of this order, to each class of purchaser, the actual dollars-and-cents amount of any increase in their invoiced cost resulting from the adjustment granted to the manufacturer by this order.

(e) *Revocation and amendment.* This order may be revoked or amended at any time by the Office of Price Administration.

This order shall become effective May 8, 1946.

Issued May 8, 1946.

J. F. KESSEL,  
Regional Administrator.

[F. R. Doc. 46-9109; Filed, May 29, 1946; 12:58 p. m.]

[Region VIII Order G-29 Under Supp. Order 94]

#### SIMPLEX SERVICE CYCLES IN SAN FRANCISCO REGION

For the reasons set forth in an accompanying opinion and pursuant to the authority conferred upon the Regional Administrator by sections 11 and 13 of Supplementary Order No. 94; it is ordered as follows:

(a) Notwithstanding the provisions of any regulation or order issued prior to the effective date of this order by the Regional Administrator of the Office of Price Administration, sales by the United States Department of Commerce or by any other Government agency or any subsequent seller of the following commodity are hereby exempt from price control:

(1) Used Simplex Service-Cycles, 2 x 1.

(b) This order shall apply to sales in the states of California, Washington, Nevada, Oregon, except Malheur County, and Arizona, except those portions of Coconino and Mohave Counties lying

north of the Colorado River; and the following counties in the State of Idaho: Benewah, Bonner, Boundary, Clearwater, Kootenai, Latah, Lewis, Nez Perce, Shoshone, and Idaho.

This order shall become effective May 20, 1946.

This order may be amended, corrected, or revoked at any time.

Issued this 10th day of May 1946.

BEN C. DUNIWAY,  
Regional Administrator.

[F. R. Doc. 46-9120; Filed, May 29, 1946; 1:01 p. m.]

[Region III Order G-9 Under RMPR 251, Amdt. 1]

#### RE-ROOFING IN CHARLESTON, W. VA., AREA

For the reasons set forth in the accompanying opinion issued simultaneously herewith and pursuant to the provisions of section 9 of Revised Maximum Price Regulation No. 251, it is hereby ordered:

(1) That a section No. 4A, be added to Order No. G-9 following Section 4, said Section 4A to read as follows:

SECTION 4A. *Posting of maximum prices.* Every seller making sales covered by this order, shall post a copy of the list of maximum prices, fixed by this order, in each of his places of business in the Charleston, West Virginia Area, in a manner plainly visible to all purchasers.

(2) That section No. 5 of Order No. G-9, be amended to read as follows:

SEC. 5. *Lump sum or guaranteed price.* (a) A seller may offer to, or make sales covered by this order on the basis of a lump sum or guaranteed price, but such lump sum or guaranteed price must not be higher than the maximum price figured in accordance with the pricing methods and requirements of this order.

(b) *Recomputation.* Within 30 days from the completion of any service covered by this order for which a price was charged on the basis described in paragraph (a) above, the seller shall check his price by reviewing the categories and other factors used in his estimate on the basis of the actual services rendered and



material furnished and shall determine whether the price quoted, charged or collected is higher than the maximum price computed under this order. In the event that the price quoted, charged or collected is higher than the maximum price computed under the terms of this order, the seller shall reduce his price to the proper maximum price and shall refund to the buyer within such period of 30 days after the completion of the service, any excess which may have been collected, or, if no excess has been collected, then, by written notice to the buyer, shall cancel the indebtedness of the buyer for any such excess, or both, as the case may require. Such a charge or collection in an amount in excess of the maximum price properly computed in accordance with this order shall not be considered to be a violation of this order if the amount thereof is refunded or credited to the buyer in accordance with this paragraph.

(3) That section 8 (b) of Order No. G-9 be amended to read as follows:

(b) The seller shall also furnish the purchaser with an itemized statement showing the number of squares, the prices charged per square of materials installed, and a separate itemized statement of any related and incidental construction work performed, as provided by section 6 of this order.

(4) That section 11 of Order No. G-9 be amended to read as follows:

**SEC. 11. Prohibitions and evasions.**

(a) No person shall sell and no person shall buy, in the course of trade or business, any of the commodities covered by this order, at prices greater than the maximum prices established by this order.

(b) The price limitations set forth in this order shall not be evaded by direct or indirect methods, in connection with an offer, solicitation, agreement, sale, delivery, purchase or receipt of any of the commodities or services covered by this order, whether alone or in conjunction with any other commodity or by way of commissions, services, transportation or other charges, discounts, premiums or other privileges or by tying agreement or other understanding or by making the terms and conditions of sale more onerous to buyers than they were during March 1942 (except as specifically permitted by this order or applicable regulation).

This Amendment No. 1 to Order No. G-9 shall become effective May 8, 1946.

Issued April 24, 1946.

J. F. KESSEL,  
Regional Administrator.

[F. R. Doc. 46-9101; Filed, May 29, 1946;  
12:54 p. m.]

[Region III Order G-10 Under Supp. Order 119, Amdt. 2]

**JOHNSON FURNITURE CO.**

**ADJUSTMENT OF MAXIMUM PRICES**

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to section 13 of Supplementary Order No. 119, it is ordered:

That Order No. G-10 under Supplementary Order No. 119, as amended on February 13, 1946, be, and the same is, hereby amended in the following respects:

Paragraph (b) is hereby amended to read as follows:

(b) *Maximum prices.* The Johnson Furniture Company is hereby authorized to increase by not more than 23.1% its maximum prices, established under Maximum Price Regulation No. 188 exclusive of any previous adjustments of the household furniture which it manufactures.

This amendment shall become effective Apr. 23, 1946.

Issued Apr. 23, 1946.

J. F. KESSEL,  
Regional Administrator.

[F. R. Doc. 46-9125; Filed, May 29, 1946;  
1:04 p. m.]



